

हिमाचल प्रदे

हिमाजल प्रदेश राज्यशासम द्वारा प्रकाशित

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26 मार्च, 1983/5 चैत, 1905 को समाप्त होने वाले सप्ताह में निम्नलिखित विक्राप्तियां 'मसाधारण राजपत्न, हिमाचल प्रदेश' में प्रकाशित हुईं:— विज्ञाति की संख्या विभाग का नाम

io एल o एस o जी o ए o (4) 16/77, देनांक 1 दिसम्बर, 1982.

स्थानीय स्वशासन विभाग

ग्राम तारूवाला, शुभखेड़ा और देवीनगर के कतिपय क्षेत्रो को नगरपालिका पांवटा साहिब में सम्मिलित किये जाने के भादेश (इसके अभेजी रूपान्तर सहित)।

Directorate of State Lotteries Result of 131st Draw of H. P. State Lottery 'Himalayan Weekly' held at Shimla on 22nd March,

739-राज्यत-26-3-83—1,223 स्थानिक (289)

मृत्यः 1 रुपया

भाग 1-वंधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोट द्वारा अधिसूचनाएं इत्याबि

हिमाचल प्रदेश हाई कोर्ट

NOTIFICATIONS

Shimla-1, the 22nd February, 1983

No. HHC/Adum 6(23)/74-1-2552.—In exercise of the powers vested in him under Rule 1.26 of the Himachal Pradesh Financial Rules. 1971, Vol. 1, the Hon'ble Chief Justice is pleased to declare the Senior Sub-Judge-cum-Chief Judicial Magistrate. Sirmur at Nahan, Himachal Pradesh, as Drawing and Disbursing Officer in respect of the Court of Sab-Judge-cum-Unicial Magistrate, Patonta Sahib, District Sirmur, Himachal Pradesh, The Hon'ble Chief Justice is further pleased to declare the Senior Sub-Judge-cum-Chief Judicial Magistrate, Sirmur at Nahan as Controlling Officer of the aforementioned Court for the purposes of T. A. etc. in respect of Class III and IV establishment under the Head—"214-Administration of Justice" till the Presiding Officer of this Court is posted.

Shimla-171001, the 28th February, 1983

No. HHC GAZ/3-7/71-2585.—The Hon'ble Chief Justice is pleased to accord ex-post-facto sanction to grant 5 days earned leave with effect from 21-2-1983 to 25-2-1983 in favour of Shri B. K. Sharma, Deputy Registrar (Judicial) of this court, with permission to prefix Sunday on 20th February, 1983.

Certified that Shri B. K. Sharma has joined the same post and at the same station from where he proceeded on leave after the expiry of the above period of leave.

Certified further that Shri B. K. Sharma would have continued to hold the post of Deputy Registrar (Judicial), but for his proceeding on leave.

By order, Sd/-Registrar.

Shimla-1, the 9th March, 1983

No. HHC/GAZ/14-28/74-2887.—The Hon'ble the Chief Justice and Judges are pleased to grant 41 days earned leave with effect from 21-3-1983 to 30-4-1983, with permission to prefix and suffix Sundays falling on 20-3-83 and 1-5-1983 respectively to Shri Janeshwar Goel, Senior Sub-Judge-cum-Chief Judicial Magistrate, Dharamsala (Himachal Pradesh).

Certified that Shri Janeshwar Goel, would have continued to hold the post of Senior Sub-Judge-cum-Chief Judicial Magistrate but for his proceeding on leave.

Also certified that Shri Janeshwar Goel, will join the same post and also the same station from where he proceeds on leave.

Shimla-1, the 9th March, 1983

No. HHC/GAZ/14-77/76-2770.—The Hon'ble the Chief Justice and Judges are pleased to accord ex-post-facto sanction to the grant of 6 days earned leave with effect from 10-1-1983 to 15-1-1983 with permission to prefix gazetted holiday and Sunday falling on 8 and 9-1-83 and to suffix special casual leave w.e.f. 16-1-1983 to 30-1-1983 in favour of Shri V. K. Gupta, Sub-Judge-cum-Judicial Magistrate, 1st Class, Dehra

Certified that Shri V. K. Gupta, would have continued to hold the post of Sub-Judge-cum-Judicial Magistrate but for his proceeding on leave.

Also certified that Shri V. K. Gupta has joined the same post and also the same station from where he proceeded on leave.

Shimla-1, the 11th March, 1983

No. HHC/GAZ/14-76/76-2823. —The Hon'ble the Chief Justice and Judges are pleased to grant extension of 26 days earned leave with effect from 1-3-1983 to 26-3-1983 with permission to suffix Sunday falling on 27-3-1983 in continuation to 32 days earned leave w. e. f. 28-1-83 in continuation to 42 days earned leave w. e. f. 28-1-83 in favour of Shri M. D. Shurma, Sub-Judge-cum-Judicial Magistrate, 1st Class Ghumarwin, (Himuchal Pradesh).

Certified that Shri M. D. Sharma, would have continued to hold the post of Sub-Judge-cum-Judicial Magistrate but for his proceeding on leave.

Also certified that Shri M. D. Sharma, will join the same post and also the same station from where he proceeded on leave.

By order, R. C. MALHOTRA, Deputy Registrar (Admn.)

Shimla-1, the 14th March, 1983

No. HHC/Admn. 6(18)/74-III-2914.—In continuation to notification of even number, dated 10th February, 1983, the Hon'ble the Chief Justice and Judges are further pleased to specially empower the following Special Judicial Magistrates 2nd Class to authorise detention in the custody of the Police, under section 167 of the Code of Criminal Procedure, 1973, to be exercised by the within the jurisdiction of their respective Sub-Diagons, ill Shri B. S. Chauhan, Chief Judicial Magistrate, laspur, or Shri M. D. Sharma, Judicial Magistrate, laspur, Ghumarwin return from leave, whichever is earlier:—

- Shri K. S. Narang, Sub-Divisional Magistrate, Bilaspur.
- 2. Shri J. R. Verma, Sub Divisional Magistrate, Ghumarwin.

By order, R. L. KHURANA, Registrar.

Shimla-1, the 15th March, 1983

No. HHC/GAZ-3-17/71-2927.—The Hon'ble the Chief Justice is pleased to order the cancellation of 6 days earned leave w.e.f. 28-2-1983 to 5-3-1983, sanctioned in favour of Shri G. D. Sehgal, Deputy Registrar-cum-Secretary to Hon'ble the Chief Justice of this Court, vide notification of even number, dated 13-1-1983, as the officer did not avail the same.

By order, R. C. MALHOTRA, Deputy Registrar (Admn.)

हिमाचल प्रदेश सरकार PERSONNEL (A-I) DEPARTMENT NOTIFICATIONS

Shimla-2, the 20th December, 1982

No. 1-15/73-DP-Apptt.—The Governor, Himachal Pradesh, is pleased to order that Shri Attar Singh, I.A.S., Commissioner & Secretary (Food & Supplies, Co-operation, Public Relations and PWD) to Government of Id.P., shall also function as Secretary to the Government of Himachal Pradesh in the Department of Irrigation and Public Health relieving Smt. C. P. Sujaya, I.A.S., Commissiner-cum-Secretary [Planning, B&S, Imp. of New 20-Point Programme, Science and Technology, Tech. Education, Vocational and Industrial Training and

PWD (Irrigation and Public Health)] of the charge of the D-partment of Irrigation and Public Health with immediate effect in public interest.

2. This superseds this department's notification of even number, dated the 17th December, 1982.

Shimla-2, the 23rd December, 1982

No. 1-15/73-DP-Apptt.—The Governor, Himachal Pradesh, is pleased to order that Shri A. K. Goswami, I.A.S., Commissioner (Personnel & GAD) to Government of Himachal Pradesh, shall henceforth function as Secretary to the Government of Himachal Pradesh in the departments of Personnel, General Administration and Secretariat Administration.

Shimla-2, the 23rd December, 1982

No. Karmik (A-I)-B(2)-5/81.—The Governor, Himachal Pradesh is pleased to order reversion of Shri Hira Nand Kashyap, H.P.P.S (Probationer) who was working as Sub-Editor in the H.P. Public Relation Department before his selection to H.P. Police Services, to the Public Relation Department. Himachil Pradesh on his own request with immediate effect.

Shimla-2, the 24th December, 1982

No. PER(A-I)-B(2)-11/79-Pt.file.—The Governor, Himachal Pradesh, is pleased to appoint Shri Jagat Singh Chandel, Substantive Section Officer of H. P. Secretariate to officiate as under Secretary (Non-HPAS) to the Government of Himachal Pradesh Purely on ad hoc basis in the pay scale of Rs. 1400—1850 plus special pay of Rs. 200 p. m. Vice Shri Sada Ram Sharma Inder Secretary (Agriculture) to the Government of Imachal Pradesh proceeded on leave.

Shimla-2, the 24th December, 1982

No. PER (A-I)-B(I)-13/78.—The Governor, Himachal Pradesh is pleased to order that Sub-Divisional Officer (Civil), Nurpur, District Kangra shall also function as Administrator of the Wazir Ram Singh Memorial College, Dehri, District Kangra with effect from the date of taking over as such.

Shimla-2, the 30th December, 1982

No. Per (A-I)-B(6)-I/81.—The Governor, Himachal Pradesh, is pleased to order that Shri Dharam Pal, Deputy Superintendent of Police, Himachal Armed Police, Shimla, shall hold additional charge of the post of A.D.C. to the Governor, during the leave period of Capt. Brij Bhushan Singh who is proceeding on 30 days leave w.e.f. 31st December, 1982 (forenoon).

Shimla-2, the 30th December, 1982

No. PER (A-I)-B(6)-1/83.—The Governor, Himachal Pradesh is pleased to order the transfer and posting of Shri Ashwani Kumar Kapoor, H.P.A.S, Sub-Divisional Officer (Civil), Dehra Gopipur (District Kangra) as Additional District Magistrate, Solan (District Solan) vice Shrimati Rashima Gupta proceeded on leave, with immediate effect in the public interest.

2. The Governor, is further pleased to order that Shri T. C. Janartha, HPAS, S. D. O. (C), Kandaghat (District Solan) shall hold the charge of A.D.M. Solan in addition to his own duties till Shri Ashwani Kumar Kapoor joins as such.

Shimla-2, the 1st January, 1983

No. PER (A-I)-B(2)-11/79 Pt. file.—The Governor, Himachal Pradesh is pleased to order that Shri Jagat

Singh Chandel, Substantive Section Officer, H.P. Secretariate who was appointed to officiate as under Secretary (Non-HPAS) to the Government of H.P. purely on temporary basis vice Shri Sada Ram Sharma vide this Department notification of even number, dated the 24th December, 1982, shall function as Under Secretary (Welfare, ETransport, Language, Art and Culture) to the Government of H.P. with effect from 1-1-1983 vice Shri Devi Singh Negi retiring on 31st December, 1982 (A.N.).

2. The Governor is further pleased to order that Shri Chandel shall also hold the charge of Under Secretary (Agriculture) to the Government of Himachal Pradesh in addition to his own duties till Shri Sada Ram returns from leave.

Shimla-2, the 1st January, 1983

No. PER (A-I)-B (6)-1/81.—The Governor, Himachal Pradesh is pleased to order the transfer and posting of Shri A. R. Sharma, Leave Reserve Officer to Deputy Commissioner, Kangra at Dharamsala as Leave Reserve Officer to Deputy Commissioner. Una with immediate effect in public interest.

Shimla-2, the 1st January, 1983

No. PER (A-I)-B(1)-3/76-Vol. II.—The Governor, Himachal Pradesh, is pleased to issue the following orders with immediate effect in the public interest:—

- (i) The headquarters of Project Officer (ITDP) at Chamba are shifted to Bharmour (District Chamba);
- (ii) Shri J. S. Ramola, HPAS, Project Officer (ITDP) Chamba, is transferred and posted as Land Acquisition Officer, (PWD), Hamirpur (Vacant Post); and
- (iii) The Sub-Divisional Officer (Civil), Bharmour, District Chamba shall hold the charge of the post of Project Officer (ITDP) Bharmour in addition to his own duties till further orders.

Shimla-2, the 3rd January, 1983

No. 1-15/73-DP-Apptt.—The Governor, Himachal Pradesh, is pleased to order the posting of Shri Ashok Thakur. 1.A.S., as Deputy Secretary (Forests and Soil Conservation) to Government of Himachal Pradesh, on his return from leave, relieving Shri Hari Singh, I.A.S., Director, R.I.D. & Panchayati Raj, Himachal Pradesh of the additional charge of the post of Joint Secretary (Forests & Soil Conservation).

Shimla-2, the 3rd January, 1983

No. 10-9/73-DP-Apptt.—In exercise of the powers conferred by sub-section (i) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint the following Naib-Tehsildars to be the Executive Magistrates with all the powers of an Executive Magistrate under the said Code to be exercised within the local limits of their respective jurisdiction as shown against their names, with immediate effect:—

- Shri Inder Singh, Udaipur (District Lahau! Naib-Tehsildar, Udaipur. & Spiti).
- Shri Thakur Dass, Keylong (District Lahaul Naib-Tehsildar, Keylong, & Spiti).

Sd;-Deputy Secretary.

Shimla-2, the 4th January, 1983

No. PER (A-I)-B-(2)-6/82.—In continuation of this Department's Notification No. 3-4/74-DP-Apptt., dated

the 13th July, 1982, the Governor, Himachal Pradesh, is pleased to continue the ad hoc appointment of Dr. V.L. Mehta as Director of Animal Husbandry, Himachal Pradesh in the pay scale of Rs. 2300-2500 for a further period of six months from 12th October, 1982 to 12th April, 1983 or till the post is filled on regular basis, whichever is earlier.

K. C. PANDEYA.

Chief Secretary

Shimla-2, the 4th January, 1983

No. PER (A-I)-B (15)-2/79-Pt. file.—In Consultation with the H. P. Public Service Commission, the Governor, Himachal Pradesh, is pleased to appoint Shri J. Bhandoo Block Development Officer (presently posted as P. O. Solan) to officiate in Himachal Pradesh. Administrative Service purely on temporary basis with effect from 28th December, 1981 and to post him as Leave Reserve Officer to Deputy Commissioner, Solan

Shimla-2, the 4th January, 1983

No 3-4,68-DP (Apptt.) Vol. II.—The Governor, Himachal Pradesh is pleased to order that Shri P. S. Verma, Leave Reserve Officer to D. C. Solan shall hold the charge of LAO (PWD), Solan during leave period of Shri G. C. Khatana, H.A.S.

Shimla-2, the 6th January, 1983

No. 10-4/73-DP-Apptt.—In exercise of the powers conferred by sub-section (I) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himacnal Pradesh, is pleased to appoint Shri Sadhu Ram Tehsildar (Recovery) at Hamirpur, to be the Executive Magistrate with all the powers of an Executive Magistrate under the said Code to be exercised within the local limits of Districtic Hamirpur, with immediate effect.

Sd/-Deputy Secretary.

AGRICULTURE DEPARTMENT

NOTIFICATION

Shimla-2, the 29th November, 1982

No. Agr. B-3(4)/81.—The Governor, Himachil Pradesh, in consultation with the Himachil Pradesh Public Service Commission, is pleased to order the extension of ad hoc appointment of Shri Shvidhar Thakur, Superintendent Grade-I, Director of Agriculture, Himachal Pradesh for further period with effect from 1-10-1982 to 31-12-1982 or till the post is filled on regular basis, whichever is earlier.

2. This ad hoc appointment will not confer any right on Shri Thakur with regard to his regular promotion or seniority in the grade.

By order, B. C. NEGI, Secretary.

EXCISE & TAXATION DEPARTMENT

NOTIFICATIONS

Shimla-2, the 15th December, 1982

No. EXN. B. (1)-1/77.—The Governor, Himachal Pradesh is pleased to order the transfer of the following Officers of this Department in the public interest, with immediate effect:—

S. No. Name and designation From To of the officer

Shri Bikram Singh Chamba Kangra Asstt. Excise & taxation Commissioner (ad hoc). 2. Shri S.D. Chauhan, Kengra Chamba

Both the officers will move simultaneously.

Shimla-2, the 15th December, 1982

No. EXN. B(1)-1/77.—The Governor. Himachal Pradesh is pleased to promote the following Excise and Taxation Officers, as Assistant Excise and Taxation Commissioners (Class-II Gazetted) with headquarters shown against each, in the pay scale of Rs. 1200—1850 from the date of joining as such, on ad hoc basis for a period not exceeding six months or till the posts are filled in on regular basis, whichever is earlier:—

- 1. Shri Nank Chand Kondal, with hqr. at Mandi
- 2. Shri Bikram Singh, with Hqr. at Kangra 3. Shri R. S. Dutta, with Hqr. at Shimla.

The promotion, being purely temporary, shall not confer any right whatsoever towards seniority or continuance as such.

CRRIGENDUM

Shsmla-2, the 16th December, 1982

No. EXN. B(1)-1/77.—For the words "with hq. at Kangra" appearing in this Department notification of even number, dated, 15th December, 1982 against the name of Shri Bikram Singh, the "words" Kangra with hqr. at Dharamsala" may please be substituted.

NOTIFICATION

Shimla-171002, the 21st December, 1982 in give

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No. 9-1/70-E and T-Part-II.—In continuation of this Department notification of even number dated 25-31as, the Governor of Himachal Pradesh, is pleased to extend the terms of State Liaison Committee (District Liaison Committee thro 31st December, 1983. The functions of the Committee will be the some as have been actified vide notification of even number dated 18th May, 1972.

M. S. MUKHEREE,
Financial Commissioner-cum-Secretary.

FOOD AND SUPPLIES DEPARTMENT AT 1.

NOTIFICATION

Shimla-2, the 23rd December, 1982

No. FDS-C(5)-1/80.—In continuation of this Department notification of even number, dated the 6th September, 1982, the Governor, Himachal Pradesh is pleased to delete the name of Shri G. C. Totu, Ex-M.P. appearing at Sr. No. 2 of the said notification, who was appointed as non-official Director of the Board of Directors of the H.P. State Civil Supplies Corporation Ltd. with immediate effect.

By order, ATTAR SINGH, Commissioner-cum-Secretary.

· 1 - 4.1.

FINANCE (REGULATION) DEPARTMENT

NOTIFICATIONS

Shimla-171002, the 2nd December, 1982

No. Fin (C)-A(4)-1/82.—The Governor, Himachal Pradesh is pleased to order that the composition of High Powered Committee constituted by the Government vide this Department notification No. Fin (C)-B(7)-21/77, dated the 23rd June, 1982, to go in to the demands of employees in respect of compensatory allowance etc. shall be as under:—

1. Shri Shiv Kumar, Industries Minister .. Chairman.

- 2. Shri Devi Singh, Forest Minister
- Member.
- Shri Vijandra Singh, Chief Parliamentary Secretary

Member.

S. M. KANWAR, Commissioner-cum-Secretary.

Shimla-171002, the 3rd December, 1982

Mo. Fin. (C)-A (2)-1/82.—The Governor, Himachal Pladesh is pleased to order that the District Panchayat Officer, Kinnaur district, at Kalpa shall function as Disbursing Officer under the following heads of account the Controller, Food and Supplies, Kinnaur, returns from leave:—

- 1, 288—Social Security and Welfare—A—Civil Supplies—
 - (a) Direction and Administration-
 - (a) (ii) Distt. Offices (Non-plan).
- 2. 309-Food-
 - (a) Direction and Administration-
 - (a) (i) Price Stabilisation Scheme (Plan and Non-Plan)
- 3. 509—Capital Outlay on Food.
- 2. The District Panchayat Officer, Kalpa, shall also function as Controlling Officer in respect of Class III and IV staff of the Food and Supplies Department posted in District Kinnaur for the purposes of T. A. bills etc. during the aforesaid period.

NARAIN SINGH, Deputy Secretary.

GENERAL ADMINISTRATION DEPARTMENT

ADDENDUM

Shimla-2, the 14th January, 1983

No. GAD(A)F(4)15/81.—In this Department notification of even number, dated the 23rd December, 1982 re-constituting in Rajya Sainik Board, Himachal Pradesh, the name of the following persons may also be added as Non-official Members of the said Board:—

- Smt. Vidya Stokes, M.L.A.
 Vice-Chairman H.P. Horticultural
 Produce Marketing and Processing
 Corporation, Shimla.
- Major Brij Lal (Retd.), M.L.A., Village Kajlot, P.O. Dharamsala Cantt, Distt. Kangra (H.P.).

K.C. PANDEYA, Chief Secretary.

HORTICULTURE DEPARTMENT

NOTIFICATIONS

Shimla-2, the 15th December, 1982

No. HTC-B(2)1/76.—The Governor, Himachal Pradesh is pleased to allot the post of Asstt. Fruit Technloogist created vide this Department No. Udyan-Kha (1) 10/78, dated 27-2-1982 to Fruit Canning Unit Shamshi, (Kulu)

and to restore the post of Procurement & Sales Officer, from this Unit to the headquarters at Shimla with effect from 1-12-1982.

The Governor, Himachal Pradesh is further pleased to order the following transfer and posting in the public interest with immediate effect:—

l. No. Name

Fron

 T_0

1. Shri M. C. Kaushik P. & S.O. Shamshi Shamshi (Kulu).

2. Shri R. C. Katiyar A. F.T. Shimla P. & S.O. Shimla 3. Shri Navbahar Singh A. F.T. Shimla A. F.T. F.C.U.

Navbahar (Shimla)vice Shri R. C. Katiyar.

Shimla-2, the 16th December, 1982

No. 23-119/69-Hort. Sectt.—The Governor, Himachal Pradesh is pleased to order the retirement of Shri N. C. Khosla, Deputy Director of Horticulture from Government Service with effect from 31-1-1983 (A.N.) on superannuation.

B. C. NEGI, Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATION

Shimla-171002, the 8th December, 1982

No. Ind-1 (A) 4-12/78-II.—The Governor, Himachal Pradesh, is pleased to order the transfer of the shares of the following Government Companies held in official capacity by the under mentioned officers to their successores in office, shown against each, with immediate effect:—

HIMACHAL WOOL PROCESSORS LTD./HIMACHAL WORSTED MILLS LIMITED, NALAGARH

Name of the Existing Shareholders Name of the Shareholders to whom transferred

- Mrs. Harinder Thind, Shri S. S. Negi, Joint Sec-Former Deputy Secretary (Industries).
- Shri M. S. Mukherjee, Secretary (Planning).
 Mrs. C. P. Sujaya, Secretary (Planning).

HIMALAYA FERTILIZERS LIMITED (NALAGARH)

- 1. Shri P. P. Srivastava, Shri M. S. Mukherjee, Former Financial Financial Commissioner Commissioner (Rev.). (Rev.).
- Mrs. Usha Rani Mittoo, Shri S. S. Negi, Joint former Deputy Secretary (Ind.).
- 2. This issues with the prior concurrence of the Finance Department obtained vide their U. O. No. 2142-F/82-Fin (W&M), dated the 19th November, 1982.

By order, R. K. ANAND, Commissioner-cum-Secretary.

LABOUR, EMPLOYMENT AND PRINTING DEPARTMENT

NOTIFICATIONS

Shimla-2, the 5th February, 1983

No. LEP (LET) 1-2 (E) 1/77—In view of the difficulties being experienced by the employment seekers of the undermentioned places in dealing with the employment Exchanges concerned, the Governor, Himachal Pradesh

is pleased to upgrade the following Rural Manpower Units and Block Employment Bureaux to the status of Sub-Offices, Employment Exchange w. e. f. 1-3-83. In order to fix the areas to suit the convenience of the applicants/public the revised jurisdictions are given below against each Sub-Office Employment Exchange.

S. No.	Name of Sub-Office, Employment Exchange	Jurisdiction
1	2	3 .
1.	Sub-Office, Employment Exchange, Anni	Revene areas of Anni & Nirmand Tehsils.
2.	Sub-Office, Employment Exchange, Chopal	Revenue areas of Chopal Tehsil.
3.	Sub-Office, Employment Exchange, Jubbal	Revenue areas of Jubbal Tehsil.
4.	Sub-Office. Employment Exchange, Chawari	Revenue areas of Bhattiyat Tehsil excluding urban areas of Dalhousie, Bakloh and Baloon.
5.	Sub-Office, Employment Exchange, Kasauli	Revenue areas of Kasauli Tehsil,
6.	Sub-Office, Employment Exchange, Nalagarh	Revenue areas of Nalagarh Tehsil.
7.	Sub-Office, Employment Exchange, Paonta-Sahib	Revenue areas of Paonta Sahib Tehsil.
8.	Sub-Office. Employment Exchange, Rajgarh	Revenue areas of Rajgarh Tehsil.
9.	Sub-Office, Employment Exchange, Nichar	Revenue areas of Nichar Tehsil.
10.	Sub-Office, Employment Exchange, Pooh	Revenue areas of Pooh Sub-Division.
11.	Sub-Office, Employment Exchange, Udaipur	Revenue areas of Udaipur Sub-Tehsil.
12.	Sub-Office, Employment Exchange, Sundernagar	Revenue areas of Sundernagar Tehsil.
13.	Sub-Office, Employment Exchange, Lambagaoo	Revenue areas of Lambagraun C. D. Block B.
14.	Sub-Office, Employment Exchange, Nagrota Surian.	Revenue areas of Nagrota Surian Block excluding Patwar circle of Sthna, Anoh Balla Dhamela and Ther.
15.	Sub-Office, Employment Exchange, Sarkaghat	Revenue areas of Sarkaghat Tehsil.
16.	Sub-Office, Employment Exchange, Suni	Revenue areas of Suni C. D. Block.
17.	Sub-Office, Employment Exchange, Baijnath	Revenue areas of Baijnath C.D. Block.

By order, Sd/-Secretary.

शिमला-2, 8 फरवरी, 1983

सं० 8-15/80-अम-II—राज्यपाल, हिमाचल प्रदेश को यह प्रतीत होता है कि सर्व थी चरण दास मला, विद्या प्रकाश, देवी शरण तथा राज कुमार भूतपूर्व कर्मचारी मुन्दर सिनेमा सोलन तथा प्रबन्धकगण मुन्दर सिनेमा मोलन (हिमाचन प्रदेश) के मध्य नीचे दिए गए विषय पर खोद्योगिक विवाद है और खोद्योगिक विवाद अधिनियम, 1947 की धारा 12 (4) के धन्तर्गत समझौता ख्रिकारी हारा प्रस्तुत की गई रिपोर्ट पर विवार करने के पश्चात राज्यपाल, हिमाचल प्रदेश मुनिष्चित है कि यह मामला थम न्यायालय को भेज देने योग्य है।

श्रतः श्रांशोगिक विवाद श्रधिनियम, 1947 (1947 का श्रिधिनियम सं0 14) को धारा 12 की उप-धारा (5) के श्रन्तगंत प्रदत्त शिक्तयों का प्रयोग करते हुए राज्यपाल हिमाचल प्रदेश एतद्द्वारा इस मामले को श्रोंखोगिक विवाद श्रिधिनियम 1947 की धारा 7 के श्रन्तगंत निर्मित थम न्यायालय को नीचे व्याख्या किए गए विषय पर श्रपना निर्णय देने के लिए भेजते हैं;

"क्या सर्वश्री चरण दास विद्या प्रकाण, देवी शरण तथा रााज कुमार भूतपूर्व कर्मचारी सुन्दर सिनेमा सोलन को नौकरी से निकालना सही ग्रौर न्यायसंगत है यदि नहीं तो सर्वश्री चरण दास, देवी शरण विद्या प्रकाण तथा राज कुमार को किस सहायता ग्रौर निश्चित क्षतिपृति बनराशि के पात है"।

शिमला-171002, १ फरवरी, 1983

सं० 8-15/80-श्रम-II--राज्यपाल, हिमाचल प्रदेश को यह प्रतीत होता है कि श्री बीठ केठ सिंह भूतपूर्व ग्रौपरेटर मेठ गैवरियल फ्राफ इन्डिया, परवाण तथा प्रबन्धकनाग गैवरियल फ्राफ इन्डिया परवाण के मध्य नीचे दिए गए विषय पर ग्रौद्योगिक विवाद है ग्रौर ग्रौद्योगिक विवाद है ग्रौर ग्रौद्योगिक विवाद प्रधिनियम, 1947 की धारा 12(4) के ग्रन्तगैत समजीता ग्रिधकारी द्वारा प्रस्तुत की गई रिपोर्ट पर विचार करने के पश्चात राज्यपाल, हिमाचल प्रदेश सुनिश्चित है कि यह मामला श्रम न्यायालय को भेज देने योग्य है;

श्रतः श्रौद्योगिक विवाद श्रिधितियम 194? (1947 का श्रिधितियम सं0 14) की धारा 12 की उप-धारा (5) के श्रन्तगंत प्रदत्त शक्तियों का प्रयोग करते हुए राज्यपाल, हिमाचल प्रदेश एतद्द्वारा इस मामले को श्राद्योगिक विवाद श्रिधितियम 1947 की धारा 7 के श्रन्तगंत निर्मित श्रम न्यायालय को नीचे व्याख्या किए गए विषय पर श्रपना निर्णय देने के लिए भेजते हैं;

''क्या श्री बीठ केठ सिंह भूतपूर्व ग्रीपरेटर मैठ ग्रैवरियल श्राफ इन्डिया परवाणु को नौकरी से निकालना सही श्रीर न्याय संगत है यदि नहीं तो श्री बीठ केठ सिंह किस सहायता ग्रीर निश्चित क्षतिपूर्ति घनराणि का पान्न हैं'।

> श्राज्ञानुसार, हस्ताक्षररित, सचिव ।

बहुद्गीय परियोजना एवं विद्युत विभाग ग्रिधमूचना

शिमला-171002, 19 जनवरी, 1983

संख्या विद्युत-छ (5)-33/81.—रामगुर तहसील में कोटला से कुन्ही खट्टु तक सड़क के निर्माण के लिए भूमि ऋजित करन हेतु हिमुम्बल प्रदेश राज्य विद्युत बोर्ड ग्रीर हिमाचल प्रदेश सरकार की ग्रीर से सचिव (शक्ति) हिमाचल प्रदेश सरकार के मध्य संलग्न इक्रोटर नामा सर्व साधारण के सूचनार्य, भू-ग्रावन ग्रीधिनयम, 1894 की शारा 42 के ग्रन्तर्गन राजात, हिमाचल प्रदेश में प्रकाशित किया जाता है।

राम चन्द्र कीशल, ग्रवर सचिव।

AGREEMENT is made on the 16th day of January, 1983 BETWEEN the Himachal Pradesh State Electricity Board having its headquarters at Shimla (as statutory body incorporated under the provision of the Electricity (Supply) Act, 1948 (Act No. LIV of 1948) through Shri K. C. Mahajan, Chairman, Himachal Pradesh State Electricity Board (hereinafter called "the Company" which expression shall, unless the context otherwise required, include his successors in office and assignees) of the one part and the Governor of Himachal Pradesh, through the Secretary (M.P.P. & Power), Government of Himachal Pradesh (hereinafter called "the Governor" which expression shall, unless the context otherwise required, include his successors in office and assignees) of the other part;

WHEREAS for the purpose of the construction of Kotla to Kunni Road, District Shimla, Tehsil Rampur, Himachal Pradesh the company has applied to the Government of Himachal Pradesh for the acquisition under the provisions of the Land Acquisition Act, 1894, for the piece of land containing an area of 0-36-87 hect., as per detail noted in the specification below situated in the villages Manjagaon, Tehsil Rampur, District Shimla, Himachal Pradesh and more particularly described in the schedule hereto and delineated in the plan hereunto annexed;

AND WHEREAS the said Government of Himachal Pradesh being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and that the said work is likely to prove useful to public, has consented to acquire on behalf of the company, the piece of land hereinbefore described;

AND WHEREAS the said Government of Himachal Pradesh has required the company under the provision of Section 41 of the above-mentioned Act to enter into the Agreement with the Governor hereinafter contained;

Now this indenture witnesseth that it is hereby agreed and declared as follows:—

- 1. On demand the co npany shall and will pay to the said Government all and every amount in lieu of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by court or courts to which an appeal from the award of the said court may be preferred and all costs, charges and expenses of the proceeding in the aforesaid courts, or otherwise incidental of the proposed acquisition or payable in respect thereof under the provision of the said Act.
- 2. On demand made by the said Collector the obligations of the company under the last preceding clause not being thereby, limited, the company shall and will deposit with the said Collector such sum or sums of money as in his discretion. The said Collector may in anticipation estimate to be necessary for the purpose mentioned in the last preceding clause.

- On payment by the company of all demands under the foregoing first clause, or in the discretion of the said Government (on deposite by the company of all estimated amount as provided in the second clause), but not before possession shall have been taken under the provisions of the above-mentioned Act, the Government shall make over possession of the said land to the company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the company.
- 4. The said land shall be held by the company for the purpose of such Kotla-Kunni Road, as is here-inbefore mentioned and without the sanction in writing of the said Government first had and obtained for no other purpose whatsoever.
- 5. The construction of said Kotla-Kunni Road, shall be completed (and fully equipped in all respects ready for use) within minimum period of 2 years from the date on which possession on the said land shall have been given to the company.
- Should the said Board not be completed (and fully equipped in all respect ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government) or should the said land at any time thereafter cease for a period of six consecutive months to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all land/road thereafter whether such land/road where erected before or after their ransfer of the land/read to the company, and thereupon the interest of the company in the said land/road shall absolutely cease and determine.
- On taking such possession the said Government may sell or otherwise deal with the said land/road as it may think proper:—
 - (i) Should the said Government sell the land/road the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the company.
 - (ii) Should the said Government decide not to sell the land/and read line the said Government shall retain the said land and road thereon in which case the Government shall repay to the company the market value as on the day of re-entry of all the land/road erected by the company and all sums received from the company in respect of all and every amount as provided in the foregoing first clause (less the statutory allowance of 15 per cent and less any amount received on account of trees and buildings which are not in existence at the time of resumption) but will not repay any sums paid and received on account of costs, charges and expenses of acquisition.
 - (iii) Should the said Government decide to sell the land only upon such sale, the Governor shall after deducting the expenses of taking possession and selling, pay the balance of the proceeds of the sale to the company, together with the sum received from the company in respect of the amount for the land (less the statutory allowance of 15 per cent and less any amount received from the company on account of trees and buildings etc. which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses of acquisition.

Should any dispute of difference arise touching or concerning the subject matter of this Agreement or any covenant clause or thing hereincontained, the same shall be referred to the Secretary (Law) to the Government, and opinion and the decision of the aforesaid Secretary (Law) upon such dispute or difference shall be final and conclusive and binding on the parties thereto.

IN WITNESS WHEREOF Shri Kailash Chand Mahajan, Chairman, Himachal Pradesh State Electricity Board for and on behalf of the Himachal Pradesh State Electricity Board and Shri Kailash Chand Mahajan, Secretary (M.P.P. & Power) to Himachal Pradesh Government, Shimla-2 for and on behalf of the Governor of Himachal Pradesh, have hereunto set their respective hands and seal on the day and year first above written.

> Sd/-Chairman, State Electricity Board.

WITNESSES

- I. W. F. DESOUZA, Member (Electrical), H.P.S.E.B, Shimla-4.
- 2. K.C. GUPTA, Secretary H.P.S.E.B. Shimla-4.

WITNESSES

हस्ताक्षरित/-ग्रवर सचिव (शक्ति)

हिमाचल प्रदेश सरकार Signed, sealed and delivered शिमला-171002. by.....

हस्ताक्षरित/-

शिमला-2.

ग्रन्भाग ग्रधिकारी विद्युत गाखा, हिमाचल प्रदेश सरकार,

Sd/-

Secretary (M.P.P. & Power) to the Government of Himachal Pradesh on behalf of Governor of Himachal Pradesh.

All that piece and parcel of land situated in village Manjhgaon containing an area of 0-36-87 hect, detailed as under:-

SPECIFICATION

District: SHIMLA Telisil: RAMPUR Village. Khasra No. in Hect. 7187 0 36 MANJHGAON 1553/1

REVENUE DEPARTMENT

NOTIFICATION

Shimla-171002, the 4th March, 1983

No. Rev.-A (B) 3-25/80.—The Governor, Himachal Pradesh, is pleased to order that Shri Rajmal Tehsildar, Kangra, District Kangra shall retire from Government service on attaining the age of superannuation with effect from 30-11-1983 (A.N.).

> Sd/-Secretary.

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HIMACHAL PRADESH FIFTH VIDHAN SABHA

NOTIFICATION

Shimla-171004, the 14th March, 1983

No. 1-26/82-VS.—The Speaker, Himachal Pradesh Legislative Assembly has nominated the following Members on the Panel of Presiding Members for the year 1983:-

- Shri Kaul Singh Thakur 1.
- Shri Jagdev Chand 2. Shri Ranjit Singh
- Mrs. Vidya Stokes.

V. VERMA, Secretary.

माग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के श्रध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसुचनाएं

कार्यालय उपायुक्त, चम्बा जिला, चम्बा,

कार्यालय स्नादेश

चस्वा, 5 फरवरी, 1983

मंख्या-पी 0सी0 एच-सी 0एच 0एम-ए० (16)-5/81.--वयोंकि श्री सूरेन्द्र सिंह, निलम्बित प्रधान, ग्राम पंचायत, टुण्डी, विकास खण्ड भटियात के विरुद्ध प्रारोपों की जांच हेत् धारा 54(2) हिमाचल प्रदेश पंचायती राज श्रिधिनियम, 1968 के श्रधीन ग्रवर सचिव (पंचायत), हिमाचल प्रदेश सरकार के कार्यालय श्रादेश संख्या पी 0सी 0एच-एच 0ए 0 (5) 120/77, दिनांक 24-1-83 के अन्तर्गत जिला पंचायत अधिकारी चम्बा को जांच श्रधिकारी नियुक्त किया गया है स्रौर खण्ड विकास श्रिधिकारी भटियात ने सूचित किया है कि श्री सुरेन्द्र सिंह के द्वारा दुरुपयोग की गई पंचायत निधि का हिसाब ग्राम पंचायत टुण्डी को दे दिय। गया है तथा राणि जमा पंचायत हिसाब महकारी वैंक मिहन्ता की जा चुकी है;

ग्रौर चंकि श्री मुरेन्द्र सिंह निलम्बित प्रधान ने निवेदन किया है कि उन के निलम्बन श्रादेण रह किए जावें श्रीर उन्हें प्रधान पद पर रहने दिया जावे;

न्नतः में, टी० न्नार० गर्मा, उपायुक्त चम्बा, जिला चम्बा, उपरोक्त स्थिति के प्रन्तगत श्री सुरेन्द्र सिंह प्रधान ग्राम पंचायत टुण्डी के निलम्बन

श्रादेश संख्या पी 0सी 0एच-सी 0एच 0एम 0-ए० (16)-5/81-47 33-37, दिनांक 1-10-82 को रद्द करता हूं।

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टी । श्रार । शर्मा, उपायुक्त चम्बा ।

OFFICE OF THE DISTRICT MAGISTRATE, KANGARA AT DHARAMSALA NOTIFICATION

Dharamsala, the 9th March, 1983

No. 3576-3645.—In exercise of the powers conferred on me under clause () (e) of the Himachal Pradesh upon me under clause (Hoarding and Profiteering Prevention Order, 1977 as amended vide Himachal Pradesh Government Notification No. FDS-A-3 (2)/77, dated 30-10-1980. I, Dev Swaroop, District Magistrate, Kangra at Dharamsala hereby fix the maximum retailsale rate inclusive of all taxes in respect of Kutcha, Boiled and Sweetened Milk for all the Private Dealers in District Kangra:-

- 1. Kutcha Milk
- Rs. 2.80 per ltr.
- Boiled Milk
- Rs. 3.00 ,,
- 3. Sweetened Milk
- Rs. 3,50 ,,

This Notification will remain in force for a period of one month from the date of issue.

> DEV SWAROOP, District. Magistrate, Kangra at Dharamsala.

OFFICE OF THE DISTRICT MAGISTRAT, KINNAUR AT KALPA, H, P.

NOTIFICATION

Kalpa, the 10th March, 1983

No. FDS/KNR (E) 12-1/82-II-1451-950.—In continuation of this office notification No. FDS/KNR (E)

12-1/82-II-662-711, dated 8-2-83, I, Vivek Srivastava, I.A.S., District Magistrate, Kinnaur at Kalpa do hereby order that the sale rates as fixed vide notification under reference will remain operative for the next two months.

VIVEK SRIVASTAVA, District Magistrate, Kinnaur at Kalpa.

OFFICE OF THE DISTRICT MAGISTRATE, SIRMOUR DISTRICT, NAHAN

NOTIFICATION

Nahan, the 8th March, 1983

No. FDS-2-8/82.—In supersession of all previous notifications and in exercise of the powers conferred upon me under clause 3 of the Kerosene Oil (Fixation of Ceiling Prices) Order, 1970, I, R. N. Bansal, District Magistrate, Sirmour district, Nahan do hereby fix the wholesale and retailsale rates of Superior Kerosene Oil at places mentioned below, with immediate effect:—

S. No.	Name of the Station	Wholesale rate excluding S. T. and Surcharge (per kilolitre)		Retailsale rate including S. T. and Surcharge (per litre)		
		Subsidized	Non-subsidized	Subsidized	Non-subsidized	
1	2	3	4	5	6	
1,	Nahan	1785-74	3087-82	2-00	3-40	
2. 3.	Kala-Amb	1838-24	3140-32	2-02	3-42	
3.	Jamta	1833-24	3135-32	2-02	3-42	
4.	Banethi	1835-74	3137-82	2-02	3-42	
5.	Majra	1825-74	3127-82	2-01	3-41	
6.	Paonta	1825-74	3127-82	2-01	3-41	
7.	Sataun	1860-74	3162-82	2-05	3-45	
8.	Kamrau	1904-49	3206-57	2-09	3-50	
9. Y	Kafota	1935-74	3237-82	2-13	3-53	
10.	Timbi	1965-74	3267-82	2-16	3-56	
11.	Shillai	1995-74	3297-82	2-19	3-59	
12.	Sarahan	1850-74	3152-82	2-04	3-44	
13.	Naina Tikkar	1911-74	3213-82	2-13	3-50	
14.	Dadahu	1835-74	3137-82	2-02	3-42	
15.	Sangrah	1918-24	3220-32	2-11	3-51	
16.	Andheri	1928-24	3230-32	2-12	3-52	
17.	Narag	1946-74	3248-82	2-14	3-54	
18.	Ronhaut	2065-74	3367-82	2-27	3-67	
19.	Rajgarh	1849-05	3149-05	2-03	3-43	
20.	Nohra	1908-07	3208-07	2-10	3-50	
21.	Haripurdhar	1967-63	3267-63	2-16	3-56	

NOTE:

- 1. The Kerosene Oil will not be stored at any premises other than the place of business.
- 2. Every dealer shall prominently display the price of Kerosene Oil along with his daily stock position on the board to be maintained for the purpose at the entrance of the place of sale of Kerosene Oil and also the quantity of Kerosene Oil held by him. The dealer shall maintain true accounts of sale and purchase of Kerosene Oil. The wholesaler will issue cash memo for each sale.
- 3. Any dealer selling or attempting to sell or abating the sale of Kerosene Oil at the higher prices than those specified above or refusing to sell the Kerosene Oil without sufficient reasons shall be punishable under section 7 of the Essential Commodities Act, 1955.
- 4. The Kerosene Oil dealers of places other than those mentioned in this schedule shall add actual transportation charges from the nearest specified point to arrive at the sale rate.

R. N. BANSAL, District Magistrate, Sirmour.

OFFICE OF THE ASSISTANT REGISTRAR, CO-OPERATIVE SOCIETIES, CHAMBA, DISTRICT CHAMBA, H. P.

OFFICE ORDER

Chamba, the 1st December, 1982

No. Co-op.-9717-21.—Whereas the working of the Baira Siul Hydel Project Co-operative M. P. Society,

Ltd., Surgani is stagnant for considerable period and the members of the society have shown no interest in running the institution despite of persuation and instructions from the departmental staff.

Whereas the Inspector Co-operative Societies, Salooni has recomended that there are no chances of revival of the working of the society.

Now, therefore, I. Ram Gopal Sharma, Assistant Registrar, Co-operative Societies, Chamba district, Chamba

exercising the powers of the Registrar Co-operative Societies delegated to me under section 78 of the Himachal Pradesh Co-operative Societies Act, 1963 (Act, No. 3 of 1969) do hereby order to put the Baira Suil Hydel Project Co-operative M. P. Society, Ltd., Surgani under liquidation.

R. G. SHARMA, Assistant Registrar.

OFFICE OF THE REGISTRAR, CO-OPERATIVE SOCIETIES (PRY.), KINNAUR DISTRICT, KALPA

OFFICE ORDER

Kalpa, th. 21st February, 1983

No. Co-op-5-136 61-I1-397.—In exercise of the powers conferred on me under section 78 of the Himachal Pradesh Cr-operative Societies Act, 1968 (Act No. 3 of 1969) read with notification No. 5-6/69-Co-op. (8)-III, dated 4th June, 1971, and under rules 117 of the Himachal Pradesh Co-operative Societies Rules, 1971, I, G.C. Suhail Registrar, Co-operative Societies (Pry.), Kinnaur district, Kalpa extend the period of liquidations proceedings of the Kinnaur Employees Co-operative Consumer Store Ltd., Kalpa under liquidation upto 31-10-1983.

G. C. SUHAIL, Registrar.

INDUSTRIES DEPARTMENT

FORM 'O'

DECLARATION UNDER SECTION 24 OF THE ACT

Rekong-Peo, the 23rd March, 1982

No. Ind-KNR (Loan)-76-77/10-5859-60.—Whereas a notice was served on Shri Tashi Dandub syo Shri Ram Chand, village Labrang, P.O. Labrang, Tehsil Pooh, District Kinnaur, Himachal Pradesh on the 24th day of July, 1978 under section 23 of the Himachal Pradesh State Aid to Industrics Act, 1971, calling upon the said Shri Tashi Dandub to pay to me the sum of Rs. 1,000 (Rupees one thousand) along with up-to-date interest and penal interest due against him on or before 15-8-1978 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 950/-(Rupees nine hundred and fifty only) plus interest plus penal interst is due from the said Shri Tashi Dandub and the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All essets present and to be hereinafter acquired by the loance whether the said assets are present or in future in the name including book-debts, stocks, share, premises and machinery purchased with the aid of the loan or part thereof and any other personal security of the loance against credit worthiness certificate.

R. C. DASS CHAUHAN, General Manager, District Industries Centre, Kinnaur.

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS

Mandi, the 10th February, 1983

No. SEI-R-25-139/82-2161-.64—Whereas it appears to the Governor, Himachal Pradesh that the land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Plassi-Triphalghat road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition. H. P. P.W.D., Mandi and Kulu.

SPECIFICATION

Area

District: MANDI Tchsil: SARKAGHAT

Village 1	Khasra No.	3	ir Iect 4	
LUHARDA	306/1	0	0	42
	269/1	0	0	73
	334/1	0	0	17
	288/1 290	0	0	16 23
	319/1	ŏ	ŏ	62
	329/1	0	0	32
	324	0	0	56
	285/1 310/1	0	0	70 10
	317/1	ŏ	ŏ	36
	309/1	0	0	16
	305/1	0	0	33
	312/1 311/1	0	0	28 10
	332/1	ŏ	Õ	12
	321/1	.0	(0	. 32
	322/1	0		62
	330/1 335	0	0	14 8
	289/1	ŏ	Ö	10
	293/1	Ŏ	Ŏ	17
	327/1	0	0	16
	287 291	0	0	90 18
	326	0	0	06
	313/1	ŏ	ŏ	47
	271/1	0	0	49
	304/1	0	0	6
	302/1 307/1	0	0	12 20
	316/1	ŏ	ŏ	60
	323/1	0	0	47
	325	0	0	46 —
Kitta	34	0	13	96
КЕТОН	480/1	0	1	0
	481/1 509	0	0	6 32
	534/1	ŏ	Õ	8
	535/1	0	0	23
	513/1 518/1	0	} }	49 96
	519/1	Ö	4	99
	477/1	0	1	69
	536	0	2	9
	538/1 478/1	0	0	96 28
	520/1	ŏ	1	31
	527/1	0	0	1
	545/1	0	0	52
	600/1 559/1	0	2,	64
	540/1	Ö	0	82
	524/1	0	0	46
	521/1	0	0	38
	544 543/1	0	0	70 11
,	548/1	ŏ	ŏ	27
			-	

i										299
<u> </u>		2	3	4	5		2	3	4	5
		434 436/1	0	0	9 11		121/1	0	1	ı
y		435/1	0	ŏ	20		124/1 127/1	0	0	73 81
- July 1		547 546	0	0	30		99/1	ő	õ	99
į		581/1	0	0	2 25		98	0	1	79
<u>.</u>		592	ŏ	ĭ	19		120 125	0	0 4	24 10
1		590 586	0	0	32		133	o	ō	10
• •		591	0	0	10 6		165/1 132	0	0	22
		525/1	0	0	3		131	0	2	58 49
•		590/1 477/1	0	0	10 4		128/1/1	0	0	60
		584	Ö	Ö	45		130/1 163/1	0	2	88 9
		585	0	0	39		117/1	ŏ	3	66
		583 293/1	0	0	3 48		154/1	0	0	24
		541	0	0	47	Kitta	72	0	85	2
		290/1 289/1	0	0	57 20					- <u>-</u>
		542/1	Ö	Ö	88		G. N. RAMASV	VAMI.	AН	
	V:+-						Superintend	ing En	ginee	er,
	Kitta	44		35	29		1st Circle, H.P. P	W.D.	Mo	indi.
NAWANI		7/1 111/1	0	0	57 14	Whereas it appears	s to the Governor, Hi	macha	Pra	desh
±°		2,1	0	0	74	that the land is requi at public expense for	a public purpose, na	mely f	or*.	It is
		4	0	0	65	hereby declared that	the land described in	the :	speci	ifica-
		8/1 22/1	0	0	81 84	tion below is required	for the said* purpo	se.		
		23/1	0	0	90	2. The declaration	n is made under th	ie prov	isio	is of
		21 113	0	2	14 8	section 6 of the Land				
<	Ti.	9/1	ő	0	92	of the said Act, the Co				
Y		19/1	0	0	92	Pradesh P.W.D. is he	reby directed to tal			
Í		20 118	0	2	20 8	acquisition of the s	aid land.			
		156	ŏ	Ô	28	3. A plan of th	e land may be in:	spected	in	the
1		155/1	0	0	18	Office of the Colle	ctor, Land Acquisi	tion, F	Iima	chal
		142/1 141	0	0	31 63	Pradesh P. W. D., V	Inter Field, Shimla-	3.		
		139/1	0	0	16	*Construction of Kets	halighat-Bassa road.			
		143/1/1 143/2/1	0	0	16 32	No. SEIV-R-100/82-2	2284-87 Shimla-3 ti	he 19th	Feh	ruary
		144/1	ŏ	Ö	19	1101 0211 11 100/02 1	1983.	1700		,
		96/1	0	l	84	i	PRECIFICATION			
		134/1 134/2	0	1	5 34		SPECIFICATION			
		172/1	0	0	20	District: SOLAN	Tehsil : 1	KAND	AG	HAT
		5 3	0	0 2	68 24	~				
		97	0	2	78			ъ.	Area	
e e		135/1 137/1	0	1 1	29 62	Village 1	Khasra No. 2	Big.		Bis.
		136	0	3	11					
		10/1	0	0	34	BASSA	217/1	0 1		16 3
		18/1 99/1	0	0	34 50		218/1 216/1	i		5 5
		106/1	0	0	20		227/1	1		5
20 0 00 20 0 20 0		77	0	2	80 50		215/1 213/1	0		11
N		90 104	0	2	59 21		209/1 min	ĭ		18
_		140	0	1	11		209/2 min	1		14
		11/1	0	0	33 38		208/1 773/264/1	1		6 13
(1) (0 3 A		15/1 89/1	0	2	12	9				
ı Î		109/1	0	1	63	Kitta	10	12		0
.7		16 119	0	0	84 45					
9		168	0	0	85	No. SEIV-R- 100/82-	2280-83. Shimla-2, tl	ne 21st	Feb	ruary,
0		12/1 14/1	0	0	40 34		1983.			1 =
()		102/1	0	2	67	KAMALA	151/1 min	0		12
100		92/1	0	0	20		150/1 min	2		. 8
, in		158/1 13	0	0	28 56		349/152/1 min	0		7
. 0		105	0	2	18		329/151/1 min	0		8
,*1 ()		157	0	1 2	9 23			3		15
٠		1 0 0/1 95/1	ŏ	ō	48	Kitta	. 4			

Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for*. It is hereby notified that land in the locality described below is likely to be acquired for the said* purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of H.P.P.W.D., Shimla-3.

*Constrution of Kali Hatti-Koh Bag road.

No. SE-IV-R-8 82-2430-33. Shimla-3, the 22nd February, 1983.

SPECIFICATION

District: SHIMLA		Tehsil: SHIML		
		Area		
Village/Tikka 1	Khasra No. 2	Big. 3	Bis.	
PANCHARI	23 min	1		
	23 min	1	3	
	24	0	7	
	25	0	9	
	50 min	10	0	
Total Kitta	5	13	11	

No. SE-IV-R-8/82-2394-97.	Shimla-3, the	22nd February,
	1983.	• 1

DHAYALA	12 min 13 min 14 min 15 min 16 min 17 min 18 min 19 20 21 22 87 min 88 89 min 90 min 91 min 92 min	1 3 2 3 1 1 1 4 0 0 1 6 1 4 3 2 2 2	8 0 4 0 7 0 12 16 19 2 7 0 4 0 0
Total Kitta	17	37	3

No. SE-IV-R-8/82-2422-25. Shimla-3, the 22nd February, 1983

TAFARA	19	0	1
	20 min	0	10
	22 .,	0	5
	23 ,	1	ő
	24	0	3
	25 ,, 26 ,,	0	10
	26 ,	0	13
	27 ,,	1	- 5
	28 "	1	7
			•

1		2	3	4
		70/67 min 72/67 74/69/67	10 10 1	0 0 10
Tot	al	12 ·	29 5	2

No. SE-IV-R-8/82-2426-29. Shimla-3, the 22nd February, 1983.

District : SOLAN	SPECIFICATION		Tehsil : ARKI		
			A	rea	
Village	Kh	asra No.	Big.	Bis.	
1		2	3	4	
DOHACHI		6/1	4	0	
11		7/1	4	0	
		8/1	5	0	
Total	٠.	3	13	0	

K. V. JAUHAR, Superintending Engineer, 4th Circle, H.P. P.W.D., Shimla-3.

Whereas it appears to the Governor of Himachal Pradesh that land is likely to be required to be taken by the Government at the public expense for a public purpose*. It is hereby notified that the land in the locality described below is likely to be required for the said* purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of any land in this locality may, within thirty days of the publication of this notification, file an objection in writing before the Land Acquisition Officer, Himachal Pradesh Public Works Department, Hamirpur.

*Construction of Hamirpur-Jahu road 20/0 to 25/0.

No. SE-VIII/BSR-W-3/81/855-59. Hamirpur, the 11th January, 1983.

SPECIFICATION

District :	HAMIRP	UR Tehsii	' :	HAMIR	PUR
Mauza V	illage	Khasra No.		A	rea
	-			K.	Μ.
1	2	3		4	5
BAMSAN	вноті	377		_1	14
		752/376		0	2
		378		0	14
		433		6	18
		432		1	11
		430		0	1
		429		0	1
		834/338		0	3
		339		0	3 3
		340		0 0 0	. 2
		341			1
		355		0	1
		356		0	1
		357		0	1
Tota	ıl Kita .	. 14		11	13

1	2	3	4	5	1 2	<u> </u>	3	_	4	- 5
МЕНА	BELAG	855 795	0	11			763/243		0	1
		719	5 0	3 14			261/2 261/1	Less tha		4 la
1		691 602	1 3	3 4			260/1	Lebe www	0	2
							263 262		0	2 5 3 2 6
, J	Cita	5	10	15			196		Ŏ	3
BAMSAN	BASSI	107	0	12			563/200 562/200		0	6
1,		108 110	0	19 9			561/200 740/190		0	7
. ' :		109	ì	4			554/187		0	2
		111 112	0	4 16			181		0	3
							550/185 549/185		0	6
Ki	ta	6	5	4			548/185		0	7 2 3 3 6 2 3 4
MEWA	TIKKARI	40	0	3			547/185 159		0	3
10	(GHAR-	49	2	3			161		0	9
	WALAN)	44 45	0	12 12			154		0	8
1		46	0	12		Kita	41		7	0
		67 68	0	4						
		70	0	2 2	MEWA	BALLI	2 26		0	10
		69	0	2 3			28		Ó	3 14
		94 93	0	5			30	T. 101. 2	, 0	12
		91	0	15 5			31	Less t	han ma	aria
		492/108 109	0	6		Kita	5		2	19
		22 482	0	2	Grand T	otal Kita	108		49	6
		393 398	0	5 13						
		72	0	4	*Construc	ction of Patte	a-Awah Devi	road 0/0-5	0.	
		89	0	9		-				
. 1		67 88	0	1 2	No. SE-	VIII/HMR-V	N-3/82/840-44	Ĺ		
1 m		403	0	5		1	Tamirpur, the	11th Jan	iary. 1	983
~1		406 408	0	2				1112 0440		
		499/425	0	3	MEHAL	TA PATT	A 3 5		0	1 9
		500/423	0	3 2			7		0	7
		501/427 502/427	0	1			11 12	Less	than n	naria 12
		505/427	0	3 5			18		ő	13
		432 433	0	8			60		0	3
						20	65 70		0	1
* * * *	Kita	32	11	1			71		0	10
-do-	LADEHRA	148	0				72 73		0	14 1
		147	Less than 1	narla I			75		ŏ	2
,		398 400	ő			Tr				1.4
		401	0	2		Kita	13		4	14
	Kita	5	0	14	MEHAI				0	
-do-	CHHATTAI	R 150	(1	NAGRAWA	364/119		Ö	Ĭ
-004	KALAN	152	(365/119		0	
17		702/151 703/151	0			. 1.	366/119 121		0	2
<u> </u>		704/151	C) 1			122		0	1
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7 9		706/151 707/151	ŏ							
· .	*	708/151	0	2	3.	Kita	9		1	
		162 163	0							
		164	0	3	MEHAL	TA KANJW	IN 57		0	
:		536/184	0		41		60 62		0	, ;
• 4		537/184 749/201	0				390		0	
() T _{ar}		237	C	2			391 394		0	
, 353	•	238 239	Less than				396		ő	
2 0		242	(6	⁶¹ A.	Kita	7		0	10
A.		244	Less than	maria		VIII	1		5	• •

302		राजपत्न, हिमाचेल प्रदश, 2	26 भाच,	1983/5 चत्र , 19	U5	
1	2 3	4 5	1	2	3	4 5
MEHALTA	KHARWAR 3	0 8			930	2 9
MEDALIA	KHARWAR 3	0 15			931	1 3
	8	0 8 0 5			932	$\begin{array}{ccc} & 0 & 4 \\ 0 & 1 \end{array}$
	10	0 5 0 1			933 963	$0 \ 10 \ 15$
	96 97	0 7			964	0 13
	191	0 19			977	0 1, 2
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	142	0 4			974	0 2
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	189 181	0 2 0 13			980	0 12
	180	0 3			982	$\begin{array}{ccc} 0 & 6 \\ 0 & 3 \end{array}$
	168	0 2			983	0 3
	179	2 18			994 985	0 4 0 2
	330 329	11 12 0 5			986	0 2 0 4
	329 323	0 6	a.		1003	ŏ 11
	322	0 10			1004	0 11
	321	0 2			1006	0 1
	· 311	0 10			1015	0 13
	310 235	0 5 0 4			1029	Less than marla
	236	0 2		Kita	102	64 15
	237	$0 \overline{1}$				
	238	Less than marla			70	0 1
	239	0 1	MEHA	ALTA TIKKER	69	0 2
	241	Less than marla 0 8		KHARWARIAN	75 76	0 1
	232 231	0 1			77 77	0 11
ı	226	Less than marla			83	0 7
	225	- d o-			82	0 2
	224	-do-			85	Less than marla
	222	0 5			65 67	$\begin{array}{ccc} 0 & 1 \\ 0 & 2 \end{array}$
	221 220	Less than marla			61	0 8
	192	0 7			58	0 1 6
	799	0 3			778/56	0 6
	800	Less than marla	180		1	0 1
	1123/801	$egin{pmatrix} 0 & 2 \\ 0 & 2 \end{bmatrix}$			6	0 3 0 4
	1124/801 1125/801	0 8			7	0 1
	803	0 i			8	č i
	802	0 1			562	0 4
	804	5 18			550	. 0 2
	805 806	0 4 0 6			560 549	. 1 9
	827	Less than marla			548	Less than marla
	828	. 0 7			525	
	829	$\begin{array}{ccc} 0 & 2 \\ 0 & 6 \end{array}$			528	$\begin{array}{ccc} 1 & 2 \\ 0 & 2 \\ 0 & 7 \end{array}$
	830				526	
	831 832	0 3 0 8			327 808/529	0 6 0 1
	833	0 4			809/529	0 4
	839	0 7			530	0 4 0 6
	840	0 1			502	0 5
	842	Less than marla			504 501	Less than marla
	844 846	0 10 0 4			501 500	0 5
	847	0 9			498	0 15
	848	Less than marla			463	0 5
	859	0 12			462	0 4
	860	1 8			461	0 1
	761 882	0 8 0 6			459 458	Less than marla
	881	ũ 5			714	0 19
	880	0 19		•	716	0 4
	879	0 11			715	0 9
	876	0 6			734	Less than marla
	869 868	0 4 0 1			737 738	$\begin{array}{cc} 0 & 2 \\ 0 & 17 \end{array}$
	863	1 14			73 9	0 13
	861	0 9			740	2 7 0
	864	0 8			741	Less than marla
	865	0 6			768	5 8
	895 897	0 1 0 3		Total Vitt.	50	21 1
	905			Total Kitta		
	907	$0 \overline{6}$	BAN	ISAN ROHWIN	1	1 3
	906	6 6			10	0 7

	राजपन्न, हि	माचल प्रदेश, 26 मार्च,	1983/5 चैत्र, 19	05			3	303
1 2	3	4 5	12		3		4	_
	9 7 5	0 8 0 5 0 4			1832/1814 778		0	4
	3 180	2 17 0 1	Total K	itta	24		3	1
	181 182	0 7 0 4	BAMSAN K	OSHAR			0	 1
,	183 184	0 13			461 570/462		0 1	11
t :	201 202	0 1	•		571/462 463		0	5 11
*	203 205	$\begin{array}{cc} 0 & 3 \\ 0 & 3 \end{array}$			464 490		0	2 13
The deal Trial	206	0 11			492 491		0 4	9 9
Total Kitta MEHALTA BHIAR	16	7 17			4 93 4 94		0	7 0
MENALIA BHIAK	31 3002/2778	Less than marla 0 6			496 497		0 0	3
	3003/2778 3004/2778	$\begin{array}{ccc} 0 & 1 \\ 0 & 2 \end{array}$			498 499		0	15 12
	2779/32	0 1			501		0	2 2
	53 44	0 9 0 9			502 503		0	1
	43 41	0 1 1 4	Total Ki	tta	18		13	8
£ 5	39	0 14		-				<u> </u>
	37 24	0 3	BAMSAN SA	DRIAN	24		0	4
	23 20	0 2 0 6			23 22		0	3
	57	0 11			370 20		0	13
1-6	63 62	Less than marla			369		0	1 5
Y	61 60	$\begin{array}{ccc} 0 & 1 \\ 0 & 11 \end{array}$			26 429/28		1 0	3 5
	59	1 12			430/28 41		0	6
1	1322 1325	0 1 0 7			43		1	13 6
	1357 1488	Less than maria			45 437/51		0	7
	1489	0 2			52 53		0	19 12
i e	1497 1582	0 11 Less than marla			76		2	17
	1586 1587	0 5 0 1			8 4 85	Less th	0 Lan M	4 arla
· ·	1579	0 5	w.		1 2		0	10
Total Kitta	30	9 11			3 17		Ŏ O	0 7
Grand Total	. 227	109 17	Total Ki	tta	23		12	6
*Construction of Patta	-Awah-Devi re	oad 5/0 to 10/0.	BAMSAN BI	IATER	481		0	
No. SE-VIII/BSR-W-3	8/82/845-47.				484 485		0 1	12 6
	Hamirpur, the	11th January, 1983.			486		0	4
BAMSAN DUNGRI	1117	Less than marla			901/487 900/487		0	9 2
	1159 1033	-do- -do-			902/487 903/487		0	12
4 · **	1593	0 3			492		0	12
	1890/1594 1604	0 5 0 2			574 581		0 0	5
:	1603	Less than marla			591		ŏ	1 5
* 4	1875/1605 1606	0 3 0 12			592 593		1	4
* 1	1610 1611	0 2 0 1			597 604		0	10
	1612	0 8			605		2	18
.v	1011 992	0 2 0 1			606 829/607		1 0	3 2 7
V.	993 1885/991	0 2 0 I			830/807 834/616		0 0	7 7
។គីមេ	808	Less than marla			833/616		0	5
	807 804	0 2 Less than marla			851/682 683		0	4
t	808 1784/779	0 3 0 3			687		0	6
	777	Less than marla	Ki	ta	26		12	16
								

1	2	3		4	5	1	2	3	4 :
BAMSAN	SAMBHU	83		0	1			546 550	0 , 2
		82 86		0	13			547	ő
		87		o	11			549	0 1
		85		0	1			480	. 0 4
		89		0	13			553 931/552	0 10 0 12
		91 92		1	0 9			932/552	07 10
		92 94		3	11			933/552	0, 8
		60		1	15			934/552	0 y 4
		59		ì	11			935/552	0 1
		96		0	16 1			936/552 937 552	0 12
		95 97		0	î			938/552	ő
		98		0	1			939/552	0 10
		13		0	ì	-7	Sana S. S. Com	26	
		12		0	2	1	otal kita	26	22 5
		134 133		0	3 2	Grand To	tal kita	174	105 8
		185		ĭ	4	0			
		184		0	15				
		56	Less than			*Construct	tion of Bassi-	Bhareri-Tatt	ar road km 0 0 to 5 0
		154		0	13 9		****	TT 0/00 0/0	
		153 136		0	5	No. SEV	III/LA-BSR-		
		100		0	3			Hamirpu	r, 11th January, 1983
		101		0	2	BAMSAN	BHOTI		Less than marla
		102	Less than					433	8
		103		0	6			432 430	1 11
		104 105		0	1 1			430	0 1
		528		ŏ	2	To	tal kita	4	10 (
		529		0	2 2				
		530		0	2	MEWA	BELEG	587	Less than marla.
		84		0	2 4			588	0 3 Less than marla
		135 99		2	6			1002/573 1003/573	-do-
		186		õ	ĭ			621	0 1
	1.00							592	0 17
Total l	cita	38		22	3			593	14 11
ARKWARI		1490		0	10			596 598	2/ 4
ANKWANI		1461		0	10			597	Less than marla.
		1453		ŏ	6			600	Less than marla
		1452		0	2			602	1 7
		1451		0	2			682	Less than marla
Total ki	ta	5		1				683 684	0 1 1 18
10mi Ki	· · ·							685	0 1
IALIAN		49		1	19			687	\ 0 5
		949/45		0	3			688	0 1
		948/45		0]			690	0 4
		947 ₁ 45 946 45		0	10 17			691/1 694	0 2
		2		ŏ	17			695	0 7
		ī		ŏ	9			696	0 4
		48		1	18			697	0 15
		46		2	l			693	, 0 1
		47		0	5			692	Less than marla.
Total ki	ta	10		9	8			698 10 24/70 0	0 2 Less than marla
							Ÿ	1025/701	0 4
EBA JI	JWIN	}		4	2			1026/701	0 2
		2 3		2	14			702	0 (1
		3 21		1	13			703	0 11
				0	19			704 705	0 1
			-	9	8			703 719	2 i
Total kit	a	4		-				760	õi
Total kit		<u> </u>							
Total kit	UMARLI	736		0	17			761	
Total kit	UMARLI	736 735		0	10	14		763	0 12
Total kit	UMARLI	736 735 734		0	10 14			763 764	0 12 Less than marla
Total kit	UMARLI	736 735		0	10 14 3			763 764 794	Less than marla
Total kit	UMARLI	736 735 734 733 954/556 953/556		0 0 0	10 14 3 16 2			763 764	Less than marla 0 9 0 1
	UMARLI	736 735 734 733 954/556 953/556 952/556		0 0 0 9 0	10 14 3 16 2 5			763 764 794 793 791 790	Less than marla 0 9 0 1 0 4
Total kit	UMARLI	736 735 734 733 954/556 953/556 952/556 724		0 0 9 0 1	10 14 3 16 2 5			763 764 794 793 791 790 784	0 12 Less than marla 0 9 0 1 0 1 0 1 0 3
Total kit	UMARLI	736 735 734 733 954/556 953/556 952/556		0 0 0 9 0	10 14 3 16 2 5		···	763 764 794 793 791 790	Less than marla 0 9 0 1 0 4

1 2	3	4 5	1 2	3	30 5
	796	0 1		1232	4 5
	797 798	Less than marla.		1347	3 2 0 16
	795 - 885	6 2		1378	2 12
Total kita		4 13	Total kitta	69	13 16
P Total Kita	53	27 16	NAGROTA	6	0 2
MEWA TIKKIR				7 8	0 1
GHURALAN		. – –		10 11	0 4
HARIYANI				22 16	0 1 0 3
PALPUL	787	0 4		15	0 3 0 2 0 4
	788 791	Less than marla.		14 21	
ξ.	794	0 2 0 4		22 23	0 2
f *.,	795 796	0 2 0 1		28	0 2
1	807	0 3		29 31	
	809 811	0 1 0 2		38	Less than marla.
	813	0 3		39 795/40	$\begin{array}{ccc} 0 & 1 \\ 0 & 2 \end{array}$
	816 817	$\begin{array}{ccc} 0 & 3 \\ 0 & 2 \end{array}$		794/40 736/298	0 2
	823 824	0 2 0 3 0 3 0 2 0 3 0 3		735/298	Less than marla.
•	825	0 4		734/298 301/2	Less than marla.
	828 829	0 2 0 3		303 304	0 1
	830 831	0 1		305	0 2 Less than marla.
	832	0 4		306 314	0 2 Less than marla.
e de la constantina della cons	833 1225	Less than marla.		315	-do-
. Y	1227	e 2		316 317	$\begin{array}{ccc} 0 & 1 \\ 0 & 2 \end{array}$
	1230 1231	0 I 0 1		320 537	0 2
	1216 1215	$\begin{array}{cc} 0 & 1 \\ 0 & 1 \end{array}$		699/533	0 1
X =	1214	0 2		700/533 701/533	0 1 0 1
	1209 1213	0 1 0 1		703/533 812/554	Less than marla.
	1208	0 1		677/548	-do- 0 1
İ	1207 1196	$\begin{array}{ccc} 0 & 2 \\ 0 & 3 \\ 0 & 4 \end{array}$		543 643/541	$\begin{array}{ccc} 0 & 1 \\ 0 & 2 \end{array}$
	1195	0 4 0 8		642/541	0 4
	1189 1513/1379	0 2	8	641 ₁ 541 540	0 2 0 4 0 2 0 1
25 26	1514/1379 1516/1379	$\begin{array}{ccc} 0 & 1 \\ 0 & 2 \end{array}$		515/2 539	0 3 0 5
	1517/1379			545	Less than marla.
	1372 1377	0 5 0 2 0 4		601 693/635/602	0 2 0 3
	1361	0 3 0 3		609 610/1	0 6
·	1360 1353	0 2		611	0 12
	1352 1351	$\begin{array}{ccc} 0 & 1 \\ 0 & 3 \end{array}$		616 515/1	0 5
	1349	0 3		513	0 1
G .	1348 1345	0 3 0 4		514 526	0 2 0 2
**	1252	0 3 Less than marla.		527 52 4	0 3 Less than marla.
	1251 1250	0 1		525	0 3
Ċ	1249 12 47	Less than marla. 0 2		521 520	0 9 0 6
C T	1246	Less than marla.		519	0 5
0	1243 1240	-do- 0 1		516 517	0 3
.0	1241	Less than marla.		487 518	$\begin{array}{cc} 0 & 1 \\ 0 & 2 \end{array}$
1)	1238	$\begin{matrix} 0 & 1 \\ 0 & 2 \end{matrix}$	d tim. (4) 1 per	480	0 2
\ 1	1237 1236	0 1		620 621	Less than marla.
(- ⁷ 년 (- 전	1234	0 1		622	-do-
Ġ	1235 1233	$\begin{array}{ccc} 0 & 4 \\ 0 & 2 \\ 0 & 7 \end{array}$. Caracter a capacit	474 473	0 7
	1188	$\overline{0}$ $\overline{7}$,	623	0 6

1 2	3	4	5	1 2	3	. 4 5
	624	0	2		1344/998	0 7
	625 629	0	7 13		1345/998 1346/998	0 10
					1354/999	0 7
Total kita .	. 78	9	17		1355/999 1356/999	0 10
DIUDAD	316	0	9		1357/999	0, 5
MEWA DHIRAR	320	1	0		1351/1000 1352/1000	0 15 0 12
	345	0 1	2 10		1353/1000	0 2 9
	317				1349/1001	0 `19
Total kita	4	3	i		1350/1001 1309/1002	1 6
	202	0	4		1310/1002	0 . 18
SHOUTA	393 394	0	6		1311/1002	0 7
	399	0	9		1312/1002 1314/1002	0 2 0 5
	403 405	0	1		1315/1003	0 19
	406	0	1		1460/964 1468/964	$\begin{array}{ccc} 0 & 11 \\ 0 & 6 \end{array}$
	1514/412	0	2 12		1461/964	0 11
	432 429	ŏ	4		1462/964	0 16 0 4
	471	0	7		1463/964 1457/964	0 4 0 11
	474 475	0	5		1465/964	0 1
	486	0	5		1467/964	0 4 0 6
	488	0	4 5		1459/964 1456/964	0 9
	541;482 468	0	1		1522/1454	1 2
	459	0	3		1455/964 1458/964	0 3 0 2
	460	0	1 4		989	0 10
	434 437	0	6		95 5	0 12
	444	0	2	¥	956 954	0 2 Less than marla.
	445	0	3 6		1305/1090	0 5
	446				1091	0 13 0 3
Total kita	23	4	19		1096 941	Less than marla.
BHOGWA	J 299	0	6		939	0 1 -1
BILOGUA	300	0	4		938 937	0 1 1 0 2
	301	0	6		1209/782	0 1
	302 307		11		1210/782	0 5
	303	0	5		1069 1085	0 14
	285 284	. 0	10 9	*	1087	0 4
	283	Õ	4		1086	0 6 0 17
	281	0	6		1088 1093	1 3
	282 140	0	1 4		1094	0 2
	136/1		14		1092	0 1
	135	0	2		1061 1089	0 6
	333 332	0	2 11		1068	0 6
	331	0	11		1058 1057	0 9 0 3
	325	0	4		1055	ĭ 18
	324 323	0	6 8		1302/1053	0 1
	319	0	10		1301/1053 1303/1053	0 11
	317	Less than mar	-		1300/1052	0 8
	316 315	0	2		1298/1052	0 , 2
	314	0	1		1316/1003 1323/1004	1 0 -0 14
	313 312	0	4		1077	0 7
	311	0	1		1076	0 9 0 4
Takal Sele			_		1075 1065	1 0
Total kita	28	7	7		1064	0 4
Grand Total kita	259	76	16		1066 1067	0 4 0 16
*Countmestion - C II		d lan 15/0 : 20			1211/782	0 13
*Construction of Hami	rpur-Janu roa	a km. 15/0 to 20	/0		1212/782 1202/993	0 19 19 اور 1
No. SE-VIII-LA-BSR					1203/993	0 16
Н	amirpur, the	3th January, 198	33.		1204/994 1205/993	0 17 0 7
BAMSAN TANWAN	1408/959	1	1		1208/993	2 4
DE MEDIA I VIA ANDIA	1407/959	0	8		1 400/773	~ .

1 2		ाहमाचल प्रदश		नाच, 1983/5 चेत्र, 1905 		3	307
	3	4	5	1 2	3	4	5
f	1199/996 1200/996	. 0	2	BAMSAN BHATER	472	-0	5
<u> </u>	1201 _/ 996	0	17		471 483	0	3
,	1521/1454 1515/1395	0	17 8		481	1	10 10
Total 1st			_		1008/469 1009/469	0	17
Total kita	88	44	7		477	0	19 19
BAMSAN PAROL	326	Ö	8	·	475 482	2 3	5
The same of the sa	327 328	0	10		470 474	2	16
	328	1	3 9		4/4	2	1
,	330	ì	17	Total kita	11	16	9
	322 323	0	1 8	SAMBI	11	0	4
	324	ì	19		12	0	6
	335 334	0	14		99 100	0	1
¥	333	1	3 17		101	Ö	2 2 7
3	325	2	8		109 110	0	7
Total kita	12	13	 17		111	0	10
•					123 124	0	5
КАТОН	222	0	11		523	G	13
	224	0	7		487 486	0	6 6
	225 226	0	5 16		475	2 2 0	1
	287/227	0	4		462 461	0 2	8
	248	1	0		376	$\frac{2}{2}$	19 1
	223 251	1	18 6		435 485	3	4
	252	0	3		484	0	11 11
	253 61	0	5 1		483	0	13
	203	0	î		574 575	Less than m	arla 2
	202 204	0	3		576	0	2 7
	205	0 0	19 16		577 578	0	1
	206	0	1		579	. 0	
	208 174	2 1	1 4		580	0	4 1 9 2 1
	173	0	3		608 609	0	2
	172 171	0	12		610	0	1
	170	0	11 7		669 129	0	17 16
	169	0	12		132	0	3
	168 162	0 2	14 0		133 135	Less than ma	
	161	0	16		136	0	1 2
	212	2	6		138	0	2 1 4
Total kita	27	19			141 142	0	
i otai kita					145	0	3
BHARAL	92/53	0	4		145 165	0	,
DITUDAL	93/53	0	2		166	0	Ĭ
	54 55	0	6		125 249	1 0	44 33 66 22 11 22 15 12 12 15 88 11 66 11 22 15 15 15 16 16 16 17 16 16 16 16 16 16 16 16 16 16 16 16 16
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	109/56	0	3 2 2 5		250	0	1
	60	0	2		251 252	0 1	15
Y .	61 64	0	5 4		280	0	12
, A	84/37	ŏ	3		281	0	12
	86)37 38	0	5 5		362 363	0	8
	87/37	0	3		368	0	I
	88/37	0	2 6		369 402	0	6
*	43 44	0	6		432	0	2
	73/15	0	I		433	0	1
,	119/33	0	2 4		428 427	0	9
	116/33 32	0	1		417	Less than ma	arla.
>	83/28	2	5		416 472	0	3
	29′ 94/30	1	18 2		470	ő	14
	35	0	15	Total Kita	64	28	1
Total kita	23	8	3				19
				Grand Total kita	225	129	

Hamirpur,	the	2101	Innuary	1983
JIMIIII DW.	unc	~ 101	Juliaui),	1703

No. SE-VIII-LA-HMR-W-3/81/1536-40.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for the construction of Awah Devi-Bagwara road in Hamirpur district, it is hereby declared that the land described in the specification below is required for the above purpose.

The declaration is made under the provision of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, H.P.P.W.D.. Hamirpur is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, H. P. P. W. D. Hamirpur and the Executive Engineer Hamirpur Division H. P. P. W. D. Hamirpur.

	SPECIF	ICATION							
District: H	AMIRPUR	Tehsi	Tehsil: HAMIRPUR						
				ea					
Village 1	Tika 2	Khasra No.	K. 4	M. 5					
BAMSAN	BHAMNO	559		10					
	2111111110	552	2	6					
		561	6	16					
	Total		12	12					
	UTAMBER		1	18					
		168	1	5					
		169	0	5 4					
		170 171	0	10					
		172	0	18					
	~	275	ŏ	13					
		275/1	0	1					
13		280	1	6					
		281	I	8					
		277	0	1					
		282	2 0	7					
		282/1 400/267	1	2					
		401/267	0	11					
		382/264	ŏ	13					
		384/264	0	5					
		381/264	0	6					
			ess than m						
		383/264	0	1					
		394/266 385/266	0	2					
		383	ő	2					
		402/267	ŏ	$\tilde{2}$					
		279	0	15					
	Total		15	11					
BIMSAL	UTAMER	383/264	0	1					
		384/266	0	9					
		385/266	0	2					
		383	0	2 2 2					
		402/267 279	0	15					
	Total			11					
	BAGWARA	205	0	8					
	DAOWAKA	285 284	0	3					
	1	283	ő	3					
		280	ő	4					
		1678/279	0	1					
		278	0	. 7					
g		277 L	ess than m	•					
**		410 420	0,	4 3					
		420	. 0	, 2 7					

1 2	3	4	5
	424	0	
	1688/425	Õ	
Tall 1	1687/425	ŏ	3
u.,	435	ŏ	
	431	٠ŏ	
	439	`ŏ	
	440	0	4
	445	ŏ	12
	443	ŏ	. 2
	442		1
	407	0	2
		0	4
	575 202	0	2
	383	. 0	, 2
		than m	
	382	0	2
	378	0	2
	1680/377	0	- 2
	169/372	0	
	373	0	2
	385	0	4
	386	0	4
	387	0	
	388	0	ī
	1540/389	Ĭ	2
	1541/369	Ô.	Q
	389	í	7
	390	ô	2
	36o	ő	10
	367	0	5
	387/1	1	12
	1542/370	0	16
	1550/1218	1	12
	1206	0	2
	1207	0	4
		than ma	rla.
	1551/1219	0	Ī
	1543/370	0 4	3
	368	1 1	0
	365	0 i	. 1
	364	1	118
	1684/363	Ó	118
Total	-,	17	4
Grand Total		45	7

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No. SE-VIII/LA-BSR-W-3-81/1541-45—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of Bhareri-Salgwan road, km. 0/0 to 5/0. It is hereby notified that land in the locality described below is to be required for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H.P. P.W.D., Hamirpur.

	PECIFICATION		1	2	3
District: HAMIR	PUR Te	hsil: HAMIRPUR		623	Less than marla
				622	0
'illage/Tikka	Khasra No.	Area in K. M.		621 624	0 1
1	2	3 4	<u>u</u>	616	0
				615	1 1
HAMROL	204	0 1		614	
Σ.	203	0 1		1723/606	ŏ
*	202	0 5		1722/606 1724/606	0
7	206 205	0 7		617	. 0
5.	207	1 5		618	0 0 0 0 0 0
,	208	1 15 0 4		619	ŏ
* £	213	0 2		961 962	ŏ
4	214	0 2 0 7		963	0
	216	0 3		989	0
ř	225/1 226	0 14		990	0
	225	0 3 0 5		999	0
	175	0 7		1000	3
	174	1 0		1001 1002	0
	200	0 1		1002	0
	198 196	Less than marla.		1005	8
	182	0 2	\$	1006	Ö
	169	0 4 0 8		970	ŏ
	170	1 3		980 988	2
	173	0 11		987	0
	171	0 6		986	0
	172 168	0 1		984	0
41.4	167	0 1		983	ŏ
	164	0 5 Less than marla		982	Ŏ
	163	^-		981 979	0
	154	0 7		971	0
A	153	0 18		969	0
1	150	Less than marla.		538	ő
i_ (149 148	0 1		539	ŏ
*	138	0 3 0 4		540 541	0
	137	0 3		1725/960	Less than mar
	136	0 3 0 9		1726/960	0
	135	0 1		1727/960	0
	134 131	0 2	Translation		
	132	0 4 0 19	Total kita	1 119	58
	133	0 11	KHURAL	516	- 0
	238	0 11		517	0
	238/1	1 2		1071/527	1
	238/2	1 0		540	Ó
	241 242	0 7	e e	541	0
	243	0 11 0 3		536 563	0
	309	0 1		585	0
	309/1	0 3		564	0
e	308	0 1		565	ì
	311	Less than marla.		568	ō
	310 366	0 9		574	0
	367	1 6 0 13		571 573	0
	369	0 13		2/3	0
) U)	537 543	0 2 1 2 1 3	Total kits	a 14	7
	544	1 16	NALTU	409	0
	545	0 8 0 9		410	ö
λ,	546	0 9		411	0
T.,	547	0 7	2	418	Less than ma
3	548	0 10		407	0
.))	549 55 0	0 8		408 422	0
Ŕ	551	0 17		423	0
Ú	638	0 13	t G	424 V.	0
	636	Less than marla,	ζ ()	427	Less than ma
	634	-do-	· · · · · ·	428	0
3	/ A A			420	0
\mathcal{N}_{i}^{3}	629	0 10	\$ a	429	
. N.,	635	0 7		430	0
	635 627		3 10 3	430 431	0
	635	0 7 1 1		430	0

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1	441	Less than marla.	Q.L. C:		ntending Engineer, P. W. D. Hamirpur.
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Total kita	66	19 7	• Nurpur, the	17th Janua	ary, 1983
IABA/BHALWANI	364 460	0 5 0 5	No. SEIX/NPR-1/82-86		
*	461	0 3	the Governor, Himachal	Pradesh tha	t the land is specified
	461/1	0 2	below is required to be ta expenses for a public dur		
	464	0 2	Ranital-Kotla road-Jang		
)	459 458	0 2	Nurpur, District Kangra		
	457	0 i	It is haraby dealered	that the le	and described below
	465		It is hereby declared is required for the abo		
	466 525	Less than marla.	is require for the acc	, purpos.	
	525 524	$\begin{array}{ccc} 0 & 3 \\ 0 & 2 \end{array}$	This declaration is r		
	523	0 1	section 6 of the Land A it may concern and under		
	526	0 4	the said Act, the	Collector,	Land Acquisition
2	527 528	0 3 0 3	H.P.P.W.D., is hereby	directed	to take order fo
	528	0 1	the acquisition of the	said land.	
*	543	0 2	A plan of the land can	he inspecte	ed in the office of th
	544	0 1	Collector, Land Acquisi	tion, Hima	chal Pradesh Publi
. '	545 546	$\begin{array}{ccc} 0 & 1 \\ 0 & 2 \end{array}$	Works Department, Ka	ngra.	
	546 757	0 1	CDEC	IFICATIO	N
	756	0 1	SEEC	MICANO	,
	755 754	0 1 0 1	District: KANGRA		Tehsil: NURPU
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t.	750	0 1		•	Area
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	94/1		00		95/1 94/1	0 ₈ 05 0 02
	95/1		06 06		94/1 91/1	0 03
	133/1 135/1		06		90/1	0 05
	136/1		06		76/1 75/1	0 08 0 08
	194/1)0 15		73/1	0 01
	148/1 190/1		07		72/1	0 07
	199/1		14		71/1	0 02 0 00
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	207/1		14		42/1 484/41/1	0 06 0 07
	208/1)3)4		38/1	0 06
	209/1 223/1)2		37/1	0 09
	224/1	0 0			348	1 06
	225/1	0 0			350 316	8 06 8 12
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	282/377/1		2		195/1	0 02
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	254/1 253/1)4		317/1	05
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	248/1)5		322/1	0 04
	247/1)5		323/1	0 05
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	255	6 (00		332/1	0 08
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	152/1 146/1)6		345/1 346/1	0 07
	145/1	0 0)3		349/1	0 09
	137/1)3		351/1	0 05
	136/1 135/1		03 04		352/1	1 13
	134/1	0 (06	Total Kita	76	43 06
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	128/1	0	01		363	Sd/-
	127/1		15	¥	Superintendi	ing Engineer,
	123/1	0	02	2 · 2	9th Circle, H.P.P.	W.D., Nu r pur.

माग 3--अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर आफ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि

HOME DEPARTMENT NOTIFICATION Simla-2, the 21st April, 1982

No. 19-3/71-Home (B).—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf

in consultation with the Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh is pleased to make the Recruitment and Promotion Rules for the post of Superintendent Clas-II (Gazeetted) in the office of Advocate General, States of Himachal Pudesh, as attached in the Annexure.

These rules shall come into force from the date of issue of the notification.

ANNEXURE I Recruitment and Promotion Rules for the post of Superintendent (Gazetted) in the Department of Home in the Organisation of Advocate General, State of Himachal Pradesh, Simla-171001

Name of the post Number of pusts

3. Scale of pay

Classification
 Whether selection post of non-selection post.

.6. Age for direct recruits.

Minimum edicational and other qualifications required for direct recruits.

8. Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees.

9. Period of probation, if any.

10. Method of recruitment, whether by direct recruitment or by promotion, deputation/ transfer and the percentage of vacancies to be filled by various methods.

11. In case of recruitment by promotion, deputation/transfer, grades from which promotions, deputations/ transfer to be made.

 If a DPC exists, what is its composition.

 Circumstances under which the M.P. Public Service Commission is to be consulted in making recruitment. Superintendent. One.

Rs. 825—1580. Class-II (Gazetted). Selection.

Between 18 to 30 years.

Essential.—(a) Professional Degree in Law or its equivalent from any recognised University or its equivalent in India.

(b) Should hav worked in a supervisory expecity at least for one year.

Destrable.—Knowledge of customs, manners and dialects of Himachal Pradesh and suitability for appointment in the peculiar conditions prevailing in the Pradesh.

Age No.

Two years subject to such further extension for a period not exceeding one year 2s may

Educational qualification Yes.

be ordered by the competent authority in special circumstances and for reasons to be reduced to writing.

By promotion failing which by transfer or by direct recruitment.

By promotion from amongst Assistants having six years regular or ad hoc service or both as such, failing which by transfer of an official having at least seven years regular or ad hoc service or both as an Assistant under the H. P.

Government and possessing the educational qualifications prescribed in column 7.

DPC to be presided over by the Chairman, H.P. Public Service Commission or a Member thereof to be nominated by him.

As required under the Law.

Foot Notes:

- 1. A candidate for appointment to any service of must be:-
 - (a) A Citizen of India, or (b) a subject of Nepal, or

(c) a subject of Bhutan, or

(d) a Tibetan refugee who came over to India before the Ist January, 1962 with the intention of permanently settling in India, or

(e) a pers in of Indian origin who has migrated from Pakistan, Burma, Sri Lanka, East African countries of Kenya, Uganda, the United Republic of Tanzania (formerly Tanganyika and Zanzibai), Zambia, Malawi, Zaite and Ethiopia with the intention of permanently settling in India:

Provided that a candidate belonging to categories (b), (c), (d) and (e) shall be a person in whose favour a certificate of eligibility has been issued by the Government of India/State Government.

A candidate in whose case a certificate of eligibility is necessary may be admitted to an examination or interview conducted by the Himachal Pradesh Public Service Commission or other recruiting authority, but the offer of apprintment may be given only after the necessary eligibility certificate has been issued to him by the Government of India/Government of Himachal Pradesh.

- 3. Upper age-limit for direct recruits will not be applicable to the condidate already in the service of the Government.
- 4. Upper age-limit is relaxable for Scheduled Castes/ Tribes candidates and other categories of persons to the extent permissible under the general or specical orders of the H. P. Government.
- 5. Age-limit for direct recruits will be reckoned from the last date fixed for receipt of applications by the Commission.
- 6. Age and experience for direct recruits relaxable at the discretion of the Commission in the case of candidates otherwise well-qualified.
- 7. Provisions of columns 10 and 11 are to be revised by the Government in consultation with the Commission as and when the number of posts under column 2 are increased or decreased.
- 8. Where the Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing and in consultation with the Himachal Pradesh Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons or post.
- 9. Selection for appointment to these posts in the case of direct recruitment, shall be made on the basis of viva voce test, if the Commision so considers necessary or expedient by a written test, the standard/syllabus etc. of which will be determined by the Commission or a practical test:
- 10. In all cases where a junior person becomes eligible for consideration by virtue of his total length of service (including ad hoc one) in the feeder post, all persons senior to him in the respective category shall be deemed to be eligible for consideration and placed above the junior persons in the field of consideration:

Provided that all incumbents to be considered for promotion/confirmation shall possess the minimum qualifying service of at least three years or that prescribed in the relevant recruitment and promotion rules for the post whichever is less:

Provided further that where a person becomes ineligible to be considered for promotion/confirmation, on account of the requirement prescribed in the preceding proviso, the person(s) junior to him shall also be deemed to be ineligible for consideration for such promotion/confirmation.

- The employees of all the public sector corporations and out nom us bodies who hippend to be Government servants before absorption in public sector corporations, autonomous bodies at the time of initial consitution of such cerpor tions/autonomous bodies, shall be allowed such ecrporations/autonomous bodies, shall be allowed age-concession in direct recruitment as admissible to Government servants. This concession will not, however, be admissible to such staff of the public sector or apprations/autonomous bodies who were a subsequently appointed by such corporation/autonomous bodies and are were finally absorbed in the service of such corporations/autonomous bodies after the initial constitution of the subdies sertor corporations/autonomous bodies. public sector corporations autonomous bodies.
- The appointments to this service shall be subject to orders regard g reservation in the services for Scheduled Castas Scheduled Tribes Backward Classes issued by the Himach: I Pradesh Government from time to time.
- Departmental Fxamination.—(i) Every member of the service shall pass a departmental examination as prescribed in the departmental examination rules within the probation period or within two years from the noti-fication of these rules whichever is latter failing which he shall not be eligible to:-
 - (a) Cross the Efficiency Ber next due;
 - (b) Confirmation in the service; and
 - (c) Promotion to the next higher post:

Provided that if a member becomes otherwise eligible for promotion, within the period mentioned above, he shall be considered for promotion and if otherwise found fit. shall be promoted provisionally subject to his passing the departmental examination. He may be reverted if he fails to pass the same:

Provided further that an officer who has qualified the departmental examination in whole or in part prescribed under my other rules before the notification of these rules, shall not be required to qualify the whole or in part of the exemination as the case may be:

Provided further that an officer for whom no department examination was prescribed prior to the noti-fication of these rules and who has attained the age of 45 years on the 1st of March, 1976, shall not be required to qualify the departmental examination prescribed under these rules.

- (ii) An efficer on promotion to a higher post in his direct line of promotion shall not be required to pass the aforesel' examination, if he has already passed the same in the lower greatted post.
- (iii) The Government may, in consultation with the Himachal Pradesh Public Service Commission, grant in exceptional circumstances and for reasons to be reduced to writing, exemption in accordance with the departmental examination rules, any class or category of persons from the departmental examination in whole or in part.

K. C. PANDEYA, Chief Secretary.

// HEALTH AND FAMILY WELFARE DEPARTMENT NOTIFICATION

Simla-171002, the 25th March, 1982

No. Health-A (3)-2/81-(A).—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf of India and an other powers enabling rum in this benefit and in consultation with the Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh, is pleased to make the following rules to amend the Himachal Pradesh Health Services Rules, 1974, notified vide this Department notification No. GSR/1-71/69-H&FP, dated the 19th January, 1974 and subsequently amended, namely:-

1. Short title and commencement.—(1) These rules may be called the Himachal Pradesh Health Services (Twelfth Amendment) Rules, 1982.

- (2) These rules shall come into force from the issue of this notification.
- Amendment to Rule 4.-(1) In rule 4 of the Himachal Procesh Health Services Rules, 1974 (hereinafter called the said rules, in table under heading (i) "General Wing" New serial number 5-A be added as under after existing script No. 5, nemely:-
 - "5A. Dental Surgeon Grade I.—Rs. 1400-60-1700/
 75-2000 plus NPA Class I" subject to the condition that pay plus NPA closs not exceed Rs. 2400 p.m.
 (2) In scrial No. 7 the words "Dental Surgeons" shall be substituted by the words "Dental Surgeon
 - Grade II".
 - (3) In the aforesaid table under heading "Teaching Wing" following serial number 6 shall be acceu
 - after serial number 5, namely:—
 Lecturers.—Rs. 900-30-1000-40-1200/50-1400/60-1700-75-1850 plus NPA Class II" subject to the condition that pay plus NPA does not exceed Rs. 2300 p.m.
- 3. Amendment to Rule 9 (6).—In rule 9 (6) of the said rules, the words "Dental Surgeons" shall be substituted by the words "Dental Surgeons Grade II".
- Amendment to Rule 9 (7)-1. Lecturers.—The post of Lecturer shall be filled in the following manner:
 - (i) 50% by appointment (by selection) from GDO Il having post gracuation degree or equivalent qualifications in the concerned speciality and having
 - 3 years rigular service.

 (ii) 50% by direct recruitment in the manner specified in the Second Schedule.
 - 2. Assistant Professors.—A. The post of Assistant Professors in the specialities where there are no posts of Lecturers, shall be filled in as under:
 - (i) 50% by promotion from regular Demonstrators/ Registrars having post graduation qualification, having 3 years regular service and three lyears teaching experience in the concerned speciality in Himachal Pra lesh Medical College, failing which by GDO-II who possess postgraduation degree and three years teaching experience in the concerned speciality as Registrar/Demonstrator after postgraduation and have 3 years regular service as GDO-II.
 - failing both by direct recruitment in the manner as specified in the Second Schedule.

 (ii) 50% by direct recruitment in the manner as
 - specified in the Second Schedule.
- B. The post of Assistant Professor in the specialities where posts of Lecturers have been provided, shall be filled as under:
 - (i) 50% by promotion from regular demonstrators having 3 years service with post-graduation qualification in the concerned speciality in Himachal Pradesh Medical College; and Lecturers having 3 years teaching experience as Lecturers/Demonstrators/Registrars after doing postgraduation in the concerned speciality in Himachal Pradesh Medical College, Simla:
- Provided that for purpose of promotion, a combined seniority of eligible Diminstrators and Lecturers will be prepared based on length of so lice as such.
- (ii) 50% by direct recruitment in the manner as specified in the Second Schedule.
- Associate Professors .- The post of Associate Professor shall be filled 100% by promotion from Assistant Professors having 3 years regular service as such in the concerned speciality, failing which by direct recruitment in the manner specified in the Second Schedule
- 5. Amendment to Rule 9 (9).—For the existing provision under rule 9 (9) of the said rules, the following provisions shall be substituted, namely:-
 - "50% of the vacancies shall be filled in by promotion from Dental Surgeons Grade II having 3 years'

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services in the post and possessing the post-graduation and 3 years teaching experience after postgraduation and on the recommendations of the Departmental Promotion Committee:

Provided that if Government is satisfied that a suitable candidate is not available for promotion, such posts shall be filled in by direct recruitment in the manner specified in the Second Schedule".

- Addition of New Rule 9 (11).—After Rule 9(10) of the said rules, the following new rule 9 (11) shall be added, namely:-
 - 9 (11) Dental Surgeon Grade-I.—The post of Dental Surgeon Grade-I shall be filled 100 % by promotion from amongst the Dental Surgeon Grade-II having at least 5 years regular service and on the recom-mendations of the Departmental Promotion Committee on the basis of merit with due regard to seniority, failing which by direct recruitment in the manner specified in the Second Schedule.
- Deletion of rule 15 (4).—The existing rule 15(4) of the said rule shall stand deleted.
- 8. Amendment of Rule.—(i) The words "Dental Surgrons" appearing in item (a) of rule 17 shall be substituted as "Dental Surgeons Grade-I and II".
- (ii) After item (b) in Rule 17 the following item (c) shall be added, nomely:-
- . (c) Lecturers.—The rate of NPA shall be 20% in the , case of those having less than 10 years service and 37-1/2% in the case of those having 10 years and about subjet to a maximum of Rs. 600 p.m.

Amendment to First Schedule —(i) Items from 6 to 9 (Teaching side) of a First Schedule shall stand deleted and the following item at serial number 6 in the said les shall be added, namely:—

- (ii) Item 6 in General side shall be read as follows:-"6. Dental Surgeons Grade-II."
- (iii) After item 7 (General side) a new item 8 shall be substituted, namely:-
 - "8. Dental Surgeons Grade-I-5"
- 10. Amendment to Second Schedule.—Entry against item a (iii) of Second Schedule of the said rules shall be substituted as "Dental Surgeons Grade-II".
- Amendment of Annexure I to Second Schedule .-In Annexure 1 to the Second Schedule of the said rules, for item (iii) under column (3) against serial number 5, the following shall be substituted, namely:-
 - (ii) At least 3 years teaching experience as Lectuter/ Registrar/Demonstrator/Resident/Reader after doing post-graduation in the concerned speciality.
 - "(b) Against item No. 9 under column (3) of the said rules, the following shall be substituted, namely:-"MDS should have worked as Registrar/Demonstrator or on an equivalent post for at least 3 years in a teaching institutions.

- (c) The words "Dental Surgeon" appearing at serial number II of Annaxure I shall be substituted by "Dental Surgeons Grade-II"
- (d) After serial No. II of Annexure I to Second Schedule the following serial number 12 and 13 shall be added, namely:
- 12. Dental Surgeons Grade 1.-35 years and below (relaxable for Government servants) -
 - (i) B.D.S.
 - (ii) Having 5 years experience as Dental Surgeons.
- 13. Lecturer.-40 years and below (relaxable for Government servants).-Essential:
 - (i) A recognised medical qualification included in the First Schedule or Second Schedule of Part I of the Third Schedule (other than Licentiate qualifications) to the Indian Medical Council Act, 1956 as amended from time to time. Holders of educational qualifications included in Part II of the III Schedule should also fulfill the conditions stipulated in sub-section(s) of section 13 of the Indian Medical Council Act, 1956.
 - (ii) At least 3 years teaching experience in the concerned speciality as Registrar Demonstrator/ Tutor/Senior Resident/Chief Resident in the Medical College or Teaching Institutions.
 - (iii) A post graduation degree in the concerned speciality.

A. N. VIDYARTHI, Secretary.

REVENUE DEPARTMENT NOTIFICATION

Simla-2, the 31st March, 1982

4-11/75-Rev-D.-Whereas the Government of Himachal Pradesh, no longer requires at public expenses for a public purpose, the land specified herein

Now, therefore in pursuance of section 48 of the Land Acquisition Act, 1894 and all other powers enabling him in this behalf, the Governor, Himachal Pradesh. is pleased to with raw the land acquisition proceedings with respect to which a notification u/s 4 of the said Act under notification No. 24275/BPC (A) 356/62, dated 10-11-1964 was issued by the Himachal Pradesh Government for acquiring land for Reservoir Area for Beas Dam, in Tikka Haripur, H.B. No. 106 of village Haripur, Tehsil Dehra, District Kungra.

SPECIFICATION

District: KANGRA Tehsil: DEHRA Village: Tikka Haripur of village Haripur.

Khasra No.	H.B. No.	Area in K. M.	Area in Acres
30/2	106	50 10	4.89

By order. ANANG PAL. Financial Commissioner.

भाग 4—स्थानीय स्वायत शासनः म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायती राज विभाग

भाग 5--वैयक्तिक अधिसूचनाएं और विज्ञापन

In the Court of Shri S. S. Ahuja, District Judge, Kangra at Dharamsala

Civil Appeal No. 250 of 1982

Smt. Biasan Devi Versus Munshi Ram.

dga

Versus: Raja Harmchindra Singh of Doda Siba, Tehsil Dehra, District Kangra.

Whereas in the above noted civil appeal it has been proved to the satisfaction of this court that the above named respondent is evading service and service upon him cannot be effected in an ordinary course.

Hence this proclamation is hereby issued him that he should attend this court on or before 2-5-1983 at 10 A.M. failing which the case will be heard and disposed of ex parte rgainst him.

Given under my hand and the seal of the court on 1st March, 1983.

Seal.

S. S. AHUJA, District Judge. Kangra at Dharamsala.

In the Court of Shri S. S. Ahuja. District Judge, Kangra at Dharamsa'a

Succession Act Case No. 36 of 1982

Vinod Kumar soo Shri Dhani Ram Sharma, Brij Mohan soo Shri Dhani Ram Sharma, Miss Namrata, 4. Miss Sunila, 5. Miss Suman, all ds'o Shri Dhani Ram Sharma, all Minors, through their father Shri Dhani Ram Sharma, all Minors, r/o village Dobh, Mauza Sihun, Tehsil and District Kangra, Himachal Pradesh . Petitioners.

Versus

The General Public

Versus: The General Public.

Whereas in the above noted case, the petitioner has filed an application under section 372 of Indian Succession Act for the grant of Succession Certificate in respect of the 2ssets of 1ste Smt. Oma Devi w/o Shri Dhani Ram Sharma, r/o Village Dobh, Mauza Sihun, Tehsil and District Kangra, Himachal Pradesh who died on 3-9-1977.

Hence this proclamation is hereby issued to the General Public to file objections, if any, on or before 1-6-83 at 10 A.M. failing which the case will be heard and disposed of ex parte.

Given under my hand and the seal of the court of this the 5th day of March, 1983.

Scal,

S. S. AHUJA, District Judge, Kangra at Dharamsala.

In the Court of Senior Sub-Judge, Kangra at Dharamsala, Himachal Pradesh

Civil Misc. Application No. 1 of 1983

Lal Singh etc. decree holders.

Versus

Makhani etc. Judgement debtors.

Smt. Makhani Devi welo Kirpa Ram, caste Rajput, r'o Muhal, Tehsil Dehra, District Kangra .. J.d. No. 1.

Application under section 151 C.P.C. for restoration of execution.

Whereas in the above noted case, it has been proved to the satisfaction of this court that service of J. D. No. I Smt. Makhani Devi cannot be procured through an ordinary way of service. Now this proclamation under Order 5, Rule 20, C.P.C. is hereby issued against her to appear in this court on 9-5-1983 at 10 A.M. at Dharamsala personally or through an authorised agent or pleader to defend the case, failing which ex parte proceeding will be taken against you.

Given under my hand and the seal of the court today the 26th February, 1983.

Seal.

Sd/-Senior Sub-Judge, Kangra at Dharamsala (II.P.). In the Court of Shri V. K. Ahuja, Senior Sub-Judge Mandi, District Mandi (H.P.)

Guardian and Ward Act case No. 14/1982

Smt. Kaushlya Devi wd/o Chemel Singh Guardian, Shri Rakesh Pisar and Kumar, Tripta ss/o Chemal Singh, r/o village Behala, Illaqa Pandol, Tehsil Joginder dagar, District Mandi, Himachal Pradesh ...Apr lic ...ts.

Versus

General Public

... Respondents. A.

Application under Section 8 of the Hindu Minority and Guardianship Act, for permission to sell the shares of minor children of the applicant situated in Upper Suhra, Mandi, Himachal Pracesh.

Notice to:-

The general public.

Whereas the above named applicant has applied for grant of permission to sell the share of minors children of the applicant situated in Upper Suhra Mohalla Mandi, Himachal Pradesh.

Notice is hereby given to the general public, kinsmen, relation and other interested persons, that if ϵ_{ny} body has got any objection to the grant of permission to sell the land of the minor children namely Gita Devi and Rakesh, he may file objection in this court on 29-4-1983 failing which the application will be heard and decided ex parte.

Given under my hand and the seal of the court, this 4th day of March, 1983.

Seal

V. K. AHUJA, Senior Sub-Judge, Mandi, District Mandi (H.P.)

In the Court of Shri R. L. Sharma, Senior Sub-Judge, Una

Case No. 3/83

Raj Kumar s/o Nathu Ram, caste Brahmin, r/o Village Raipur, Tehsil Bangana, District Una . Petitioner.

Versus

General Public.

Whereas in the above noted case petitioner has filed an application for grant of the succession certificate in respect of the estate of Nathu Ram s/o Pardhana, caste Brahmin, r/o village Raipur, Tehsil Bangana, District

Notice is hereby issued to the general public, kinsmen and the relations of the deceased that if anybody has got any objection to the grant of succession certificate in favour of the petitioner may be filed in the court on or before 20-4-83 afterwards the petition will be heard

Given under my hand and seal of the court today the 26th day of February, 1983.

Scal.

R. L. SHARMA, Senior Sub-Judge, Una. 1. 1

In the Court of Shri R. L. Sharma, Senior Sub-Judge, Una, Himachal Pradesh

Case No. 2/83, Succession Certificate

Krishan Dev Singh, (2) Karan Singh, (3) Kesar Singh ss/o Jeet Singh, r/o village Dulehar, Tehsil and District Una Petitioners.

Versus

General public, (2) Smt. Avtar Devi wd/o, (3) Kumari Neelam Devi daughter of Jeet Singh, r/o Village Dulchar, Tehsil and District, Una .. Respondents.

Whereas in the above noted case the petitioners have moved an application for grant of the succession certificate in respect of estate of Late Shri Jeet Singh, r/o Village Dulehar, Tehsil and District Una, Himachal Pradesh.

The notice is hereby given to the general public, kinsmen and the relations of the deceased that if any body has got any objection to the grant of succession certificate in favour of the petitioners may be filed in the court on or before 11-4-83 at 10 A.M. afterwards the petition will be decided ex-parte.

Given under my hand and seal of the court today the 26th day of February, 1983.

Seal.

R. L. SHARMA. Senior Sub-Judge, Una, District Una (H.P.).

In the Court of Shri R. L. Sharma, Senior Sub-Judge, Una, Himachal Pradesh

CASE No. 367/1981

Nanak Chand

Milkhi Ram and others. vs

Versus: Smt. Sheela w, o Jagdish, r, o village Basdera, Tehsil and District Una, Himachal Pradesh. Defendant.

Whereas in the above noted case it has been proved to the satisfaction of this court that the above noted defendant cannot be served through ordinary mode of service as the ordinary summons issued to her received back unserved. Hence proclamation under Order 5, Redie 20, C.P.C. is hereby issued against her to appear in this court on 27-4-1983 at 10.00 A.M. personally or through an advocate or authorised agent to defend the case, failing which ex parte proceedings shall be taken against her in accordance with law.

Given under my hand and the seal of the court this the 7th day of Marrh, 1983.

Seal.

R. L. SHARMA, Senior Sub-Judge, Una, H.P.

In the Court of Shri R. L. Sharma, Senior Sub-Judge, Una, Himachal Pradesh

CASE No. 453/1982

Fazal Din

Versus

Bawa Singh and others.

Versus

Bawa Singh s/o Dadhoo, 2. Ram Singh s/o Thakar Dass, caste Rajput, r/o village Bhanjal, Tehsil Amb, District Una, Himachal Pradesh ... Defendants.

Whereas in the above noted case it has been proved to the satisfaction of this court that the above noted defendants cannot be served through ordinary course of summons as the summons issued to them received back unserved. Hence proclamation under Order 5, Rule 20, C.P.C. is hereby issued against them to appear in this court on 18-4-1983 at 10.00 a.m. personally or through an advocate or authorised agent to defend the case, failing which ex parte proceeding shall be taken against them in accordance with law.

Given under my hand and the seal of the court this the 7th day of March, 1983.

R. L. SHARMA, Senior Sub-Judge, Una, H.P. PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri V. K. Gupta, Sub-Judge 1st Class, Dehra, District Kangra (H. P.)

CIVIL SUIT No. 236/82

Hira Lal

Vc.

State of H. P.

To

1. Sant Ram s/o Rama, 2. Hira Lal s/o Sunka, 3. Prem Dass, 4. Badri Parsad s/o Sunka, 5. Onkar Singh, 6. Karam Singh s/o Lachhman, 7. Rikhi Ram s/o Sudama, 8. Partap Chand s/o Jodha, 9. Puran Chand, 10. Shakti Chand, 11. Hamir Chand, 12. Bali son of Gopala, resident of Ram Nagar, Mauza Thil, Tehsil Dehra, District Kangra (H.P.).

Whereas in the above noted case it has been proved to the satisfaction of this court that the above named defendants are evading the service of the summons and cannot be served in the normal course of service.

Hence this proclamation under Order 5, Rule 20, C. P. C. is hereby issued against the above named defendants to appear in this court on 16-4-1983 at 10.00 A.M. personally or through an authorised pleader or agent, falling which ex parte proceedings shall be taken against

Given under my hand and seal of the court to-day the 1st of March, 1983.

Seal

V. K. GUPTA. Sub-Judge 1st Class, Dehra, District Kangra (H.P.).

In the Court of Shri Jagmohan Singh Mahantan, Sub-Judge (2), Hamirpur (H.P.)

Civil Suit No. 96/1983

Sarvdyal

Versus

Raj Kumar.

Versus: Dev Raj s/o Jai Singh, residents of Tika Bagwara, Tapa Bamsan, Tehsil and District Hamirpur, Himachal Pradesh.

Whereas in the above noted case, the summons were issued to the above named defendants from this court but the same have received unserved. Now it has been proved to the satisfaction of this court that the above named defendants cannot be served through normal course of service.

Hence this proclamation under Order 5, Rule 20, C.P.C. is hereby issued against defendants to appear in this Court on 30-4-1983 at 10 A.M. personally or through an authorised pleader or agent failing which ex parte proceedings shall be taken against them.

Given under my hand and the seal of the court this 7th day of March, 1983.

JAGMOHAN SINGH MAHANTAN,

Seal.

Sub-Judge (2), Hamirpur (H. P.).

In the Court of Shri Jagmohan Singh Mahantan, Sub-Judge (2), Hamirpur, Himachal Pradesh

CIVIL SUIT No. 250 of 1983

Shri Jhonphi Ram

Versus

Shri Ranu Ram.

Versus: 1. Saran Dass s/c Lehnu, 2. Mehar Chand s/o Gorakh, 3. Madan Lal s/o Gorakh, 4. Piyar Chand s/o Gorakh, 5. Raj Mal s/o Gorakh, residents of Tikka Dhundla, Tappa Jangal Rajgir, Tehsil and District .. Defendants. Hamirpur

Whereas in the above noted case it has been proved to the satisfaction of this court that the above noted defendants cannot be served through ordinary course of

summons as the summons issued to them received back unserved. Hence proclamation under Order 5, Rule 20, C.P.C. is hereby issued against them to appear in this court on 24-1983 at 10.00 A.M. personally or through an advocate or authorised agent to defend the case, failing which expants proceedings shall be taken against them.

Given under my hand and the scalof the court this 10th day of March, 1983.

Scal.

J. S. MAHANTAN, Sub-Judge (2), Hamirpur,

In the Court of Shri D. D. Sharma, Sub-Judge 1st Class, Kangra, District Kangra

Civil Suit No. 153 of 1981

Gulabu

Versus

Mahlu.

Versus: Shri Mahlu s/o Shri Beli s/o Shri Ghelo, resident of Jhikli Kothi, Tehsil and District, Kangra. Defendant.

Whereas in the above noted case it has been proved to the satisfaction of this court that the above noted defendant is evading the service of the summons and cannot be served in the normal course of service.

Hence this proclamation is hereby issued against him to appear in this court on the date fixed for hearing on 24-5-1983 at 10 A.M. personally or through an authorised agent or pleader to defend the case failing which ex parte proceedings will be taken against him.

Given under my hand and the seal of this court on the 1st day of March, 1983.

Se31.

D. D. SHARMA, Sub-Judge 1st Class, Kangra.

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri Shamsher Singh Sub-Judge 1st Class, Palampur

CASE No. 189/1982

Shambhu Singh

Vs.

Ramesh Kumar,

Versus: (2) Shri Kuldeep Kumar s/o Shri Ram Dass Halwai, r/o Teeka Chamar Palaru, Mauza Lambagaon, Tehsil Palampur, District Kangra Himachal Pradesh.

Whereas in the above noted case, it has been proved to the satisfaction of this court that the above noted defendants are evading the service of the summons and cannot be served in the normal course of the service. Henc: this proclamation, is hereby issued against them to appear in this court on the date of hearing fixed for 24-5-1983 at 10.00 A.M. personally or through an authorised agent or pleader to defend the case, failing which ex parte proceedings will be taken against them.

Given under my hand and the seal of the court this 2-3-1983.

Seal.

SHAMSHER SINGH, Sub-Judge 1st Class, Palampur (Kangra), H.P.

 $0.73 \pm 3\%;$

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri Kundan Lal Sharma, Sub-Judge, Sarkaghat, District Mandi (H.P.)

Case No. 32/80

Binia Ram s/o Shri Kahna, resident of Village Harwan, Illaqua Hattli, Tehsil Sarkaghat, District Mandi (H. P.) Versus

Shri Piar Chand s/o Shri Sudan Singh and others
Defendants

To

Smt. Drompti d/o Saran Smt. Damodari d/o Saran Smt. Kranti d/o Saran Smt. Durgi d/o Saran Smt. Madran d/o Saran Smt. Gangi d/o Saran Smt. Sarju wd/o Saran Smt. Sarju wd/o Saran Smt. Sudan s/o Saran

.. Proforma Defendants.

4-1-1

High

Sec. 3 8

All Residents of Village Harwan, Illaqua Hatli, Tehsil Sarkaghat, District Mandi, (H.P.)

Whereas in the above noted case it has been proved to the satisfaction of this court that the above noted proforma defendants are evading the services of the summons and cannot be served in the normal course of service. Hence this proclamation is hereby issued against them to appear in this court on the date fixed for hearing 0.1 20.4-83 at 10 A.M. personally or through an authorised agent or pleader to defend the case, failing which ex part2 proceedings will be taken against them

Given under my hand and the seal of the court today the 14th March, 1983.

Seal

Sd}-Sub-Judge, Sarkaghat, District Mandi, Himachal Pradesh.

In the Court of Shri Devender Sharma Sub-Judge II, Una, H.P.

CASE: No. 89/1983

Partapa

Vs.

983
Hari Ram and others.

Versus: 1. Hari Kishere, 2. Shiv Kumar ss/o Kishan Chand, 3. Smt. Basanti wd/o Kishan Chand, c ste Brahmans, Residents of Santokhgarh, Tchsil and District. Una Defendants.

Whereas in the above noted case it has been proved to the satisfaction of this court that the above noted defendants cannot be served through ordinary mode of service as the ordinary summons issued to them received back unserved. Hence proclamation under Order 5, Rule 20, C.P.C. is hereby issued against them to appear in this court on 28-5-1983 at 10.00 A.M. personally or through an advocate or authorised agent to defend the case, failing which ex parte proceedings shall be taken against them in accordance with law.

Given under my hand and the seal of the court this the 9th day of March, 1983.

DEVENDER SHARMA, Sub-Judge-II, Una, H.P.

Seal,

In the Court of Shri Inder Ram Sub-Judge 1st Class (I),
Una

C. S. No, 114 of 1982

Ram Lal

Js. Rana Ram.

atin: Pohllo Ram, (4), Tota Ram, (7) Daufat Ram
ss/o Phalia Ram, (8) Chanchia Devi wd/o, (9)
Manohar Lal, (10) Janak Raj ss/o Asa Ram,
(11) Shankuntla Devi, Kishan Chand, 1/0
Band Bakshi Takoli Sohara Tehsil Amb, District
Una.

मुकद्दमा मुन्दरजा उनवान बाला में प्रतिवादीगण के नाम भ्रदालत की तरफ में कई बार समन बराए पैरबी मुकद्दमर जारी होए परन्तु प्रतिवादीगण ताहाल समन की तामील करने से गुरेज करते वले मा रहे हैं। मब प्रदालत को पूरा यकीन हो चुका है कि प्रतीवादी-गण की तामील साधारण तरीका में होनी बहुत मुश्किल है, इसलिए u/o 5, रूल 20, सी oपी o सी o के तहत इण्तहार जारी करके लिखा विभवालत तहसीलदार व स्रबत्यारात सहायक समहती प्रथम श्रेणी, जाता है कि प्रतीवादीगण श्रमालवन या वकालतन तिथि 24-5-1983 को सुबह 10 बजे हाजिर श्रदालत होकर पैरवी मुकट्मा करें, श्रदम हाज्यों कार्रवाई यकतरफा श्रमल में लाई जावेगी।

ष्ट्राजिलिय 7-3-83 हमारे दस्तखन व मोहर श्रदाला से जारी

मोहर।

ाकः हरताक्षरित/-सब-जन प्रथम श्रेणी, ऊना।

in the Court of Shri Inder Ram, Sub-Judge 1st Class (1) Una

C. S. No. 14 of 1982

Paras Ram Narayan Dass. वनाव:—(2) Om Parkash, (3) Kashmiri Chand, (4) Ved Parkash ss/o Rulia Ram, (7) Sheela Devi wd/o Mehar Chand, (8, Prem Lata d/o, (9) Palbinder Kumar s/o, (10) Rajesh Kumar ss/o Mehar Chand defendants 8 to 10 are minors through their real mother Sheel. Devi, defendant No. 7 r/o Village Mairi, Tehsil Amb, District Una.

उपरोक्त मुकदमा मुन्दरजा उनवान वाला में प्रतिवादीगण के नाम भ्रदावत की तरफ से कई बार सनन बराए पैरवी मुख्दमा जारी हुए पारन्तु प्रतिवादीगण ताहाल समन की तामील करने से गुरेज करते चले आ रहे हैं। श्रव श्रदालत को पूरा यकीन हो चुका है कि श्रतिवादी-गण की तामील साधारण तरीका से होनी बहुत मुश्किल है, इसलिए मोहर । u/o 5, रूल 20, सी 0 पी 0 सी 0 के तहत इश्तहार जारी करके लिखा जाता है कि प्रतिवादीगण तिथि 24-5-83 को सुबह 10 वर्जे भ्रमालतन या वकालतन हाज्र अदालत होकर पैरवी मूकद्मा करें, अदम हाजरी कार्रवाई यक्तरफा अमल में लाई जावेगी।

श्रीज तिथि 5-3-83 हमारे दस्तखत व मोहर श्रदालत से जारी

. हुप्र(। हस्ताक्षरिव/-सब-जज प्रथम श्रेणी, ऊना, मोहर ।

इक्तहार जेर आर्डर 5, रूल 20, सी 0 पी 0 सी 0

बम्रदालत श्रीमती श्रामा स्वरूप, भाग प्रा सेग, भूव्यवस्था समाहर्ता, कांगड़ा मण्डल स्थित धर्मशाला, हिमाचल प्रदेश

ग्रंपीन नम्बर 551/एस0 ग्रो० तारीख फैमला: 15-10-82

बनुकहमा ध्यान सिंह बनाम गगन रिक्लेमर्ज प्राईवेट लिमिटेड वजरिया कुलदीप सिंह।

भूपील बनाराजगी फैसला इन्तकाल नम्बर 1113 मुन्फसला 23-7-82, मिनजानिव सहायक समाहर्ता, द्वितीय श्रेणी, वृत जसूर।

उपरोक्त उनवान मुकद्दमा बाला में प्रतिवादी गगन रिकलेमर्ज प्राईवेट लिमिटेड लौधवाँ, तहसील नूरपुर बजरिया प्रबन्धक निर्देशक श्री कुलदीप सिंह सुपुत्र श्री किशन सिंह, निवासी कोटली, तहसील पठानकोट, जिला गुरदासपुर को इसके घर के तथा लौधवां के पते पर कई बारे समन जारी किए परन्तु या तो समन बिला तामील वापिस हुए या प्रतिवादी की स्रोर से तामील समन में भ्रानाकानी होती रही। जिस से ग्रदालत हजा को पूर्ण विश्वास हो चुका है कि प्रतिवादी पर श्रासानी से तामील होनी कठिन है।

श्रतः उक्त प्रतिवादी को इश्तहार जेर श्राईर 5, रूल 20, सी 0 पी 0 सी द्वारा सुनितं किया जाता है कि वह मिति 11-4-83 को मदालत व्यवस्था किया जाता है कि वह मिति 11-4-83 को मदालत हजा में मुकाम धर्मशाला उपस्थित होकर पैरवी मुकदमा करें। मर हुन्बरी की सुरत में कार्यवाही एक तरफा श्रमल में लाई जावेगी।
1. भाम जनता

से जारी हिंगा अम्बर्ग अहरता हो जनता हो जनता है।

ग्राशा स्वरूप, मोहर्स १६-७६ कार कोका उत्तरि अवस्थि अन्तर्भुन्मवस्था समाहर्ता, १ अर्के १४% धर्मणालाः । वड़सर

सालीग्राम वनाम 🐪 लच्छमण सिह बगैरा उनवानः—दरख्व≀स्त तकसोम श्रराजी मृत्दर्जा खाता नं0 37 खतौनी नम्बरान 48 ता 51 खसरा किंता 13 रक्बा 31 कवाल 19 गरने जमई 2.80 P. अनुसार जमावन्दी 1973-74 बाक्या टीका कनवाल, तथा ढटवान, तहसील बड़सर, जिला हमीरपुर (हि0 प्र0) ।

नोटिस बनाम:-- नच्छमण सिंह, 2 नसीव सिंह पिनरान गही, परमा नन्द, 4 सुख राम पिसरान लाला, 5. मुकदम 6. वाव पिसरान बरड़, साकनान टीका कलवाल, तप्पा इटवाल, तहसील वडसर, जिला हमीरपुर (हि0 प्र0) ।

मुकदमा उनरोका उनवान वाला में उनरोक्त लच्छमण सिंह वर्गरा को कई बार समन जारी किने गये मगर उनकी तामील जाब्ता नहीं हो रही है अतः अब इश्तहार द्वारा उन्हें सूचित किया जाता है कि वह पैरवी मुकद्मा असालतन व वकालतन हमारे न्यायालय हजा में नियी 5-4-83 को मुबह 10 वर्ज हाजिर म्रावें। वसूरत दीगर कार्रवाई जाव्ता ग्रमल में लाई जावेगी ।

माज तियी 8-3-83 को हमारे हस्ताक्षर व मीहर मदालत से जारी हम्रा।

हस्ताक्षरित/-महायक समाहती, प्रथम श्रेणी, बडसर, जिला हमीरपुर ।

कार्या नय सव-रजिस्ट्रार (नायव-तहसीलदार) घुमारवी. जिला विलासपुरः हिमाचल प्रदेश

लाल चन्द

ग्राम जनता

दरख्वास्तः वसीयत् रजिस्ट्रेशन ।

नोटिस बनाम : श्रीमती सीमीती विश्ववा प्रिधी, जाति राजपूत. गाव डुमखर, डा 0 व तहसील बंगाणा, तप्ता हीरू. जिला जना, हिंभाचत प्रदेश।

बमकहमा उनवान बाला में बजरिया श्रखकार इश्तहार सूचित किया जाता है कि वे दिलांक 31-3-83 को प्रातः दस वजे व मुकाम सव-रजिस्ट्रार युमारवों के श्रसालतन व वकालतन हाजर होकर पैरवी मुकद्दमा करें ग्रन्यथा उनके खिलाफ यक तरफा कार्यवाही ग्रमल में लाई जावेगी। तिथि मुकरं के बाद कोई उजर या एतराज नहीं सुना जावेगा।

श्राज हमारे हस्ताक्षर व मोहर श्रदालत से जारी हुन्ना।

हस्ताक्षरित/-सब-रजिस्ट्रार (नायब तह गोलदार), घुमारवीं, जिलाबिनासपुर. हि0 प्र01

कार्यालय सब-रजिस्ट्रार (नायव-तहसीलदार) घुमारवी, जिला बिलासपुर, हिमाचल प्रदेश

श्री रोशन लाल पुत्र श्री सुख राम, जाति बाह्मण, निवासी सुल्हाण, . .प्रार्थी । तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश

१११० में १११ विक केट की एक्ट्री के 03-0-02 १८ । १९१ मोटिस बनाम: १ मुख्याकी विश्ववाः मुस्मित्, 2 सोमा देवी पुती ोंक का तर प्रामुख रामिश प्राम सुल्हाण, परगंवा सरयून, वहसील

घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश म

 मुक्टमा उतवान बाला में वजरिया ग्रखवार इंग्तहार सूचित किया जाता है कि वे दिनांक 31-3-83 को प्रातः 10 बजे बनुकाम सव-रजिस्ट्रार घुमारवीं के असालतन व वकालतन हाजर होकर पैरवी मुकहमा करें अन्यया उनके खिलाफ कार्यवाही यकतरफा अमल में नाई जावेगो। तिथिर मुकर के बाद कोई उजर या एतराज नहीं सुना मोहर। जावेगा ।

ग्राज हमारे हस्ताक्षर व मोहर ग्रदालत से जारी हुग्रा।

मोहर।

हस्ताक्षरित/-सब-राजस्ट्रार (नायब-तहसीलदार), धुमारवी, जिला बिलासपुर, हिमाचल प्रदेश ।

कार्यानय मव-रजिस्ट्रार (नायव-तहसीलदार) घुमारवीं, जिला विनासपुरं, हिमाचल प्रदेश

शोभा

बनाम

श्राम जनता

दरख्वास्त वसीयत रजिस्द्रेशन

नोटिस बनाम:-राधा देवो पत्नी श्री वसन्ता, निवासी डंगार, परगना ग्रजमेरपुर, तहसील घुमारवीं, किला विजासपुर, हिमाचल प्रदेश ।

व मुकद्दमा उनवान बाला में बजरिया श्रखवार इश्तहार सूचित किया जाता है कि वे दिनांक 30-3-83 को प्रातः दस बजे बमुकाम मब-रिजस्ट्रार घुमारवीं के श्रसालतन या वकालतन हाजर होकर पैरवी मुक्दमा करें ग्रन्यया उनके खिलाफ कार्यवाही यकतरफा ग्रमल में लाई जावेगी। तिथि मुकरर के बाद कोई उजर या एतराज नहीं सुना जावेगा।

याज हमारे हस्ताक्षर व मोहर भ्रदालत से जारी हुआ।

मोद्दर

हस्ताक्षरित/~ सब-रजिस्ट्रार (नायब-तहसीलदार), घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश।

इक्तहार बेर दफा 5, रूल 20, बाब्ता दीवानी

बमदालत जनाब सब-रजिस्ट्रार (एन ०टी ०) घुमारवीं, जिला बिलासपुर, हिमाचन प्रदेश

 रोशन लाल, २. भ्रमरनाथ पुत्रान राम, जाति ब्राह्मण, मकना गांव बाड़ी मझेड़वां, परगना तिऊन, तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश।

बनाम

- 1. भ्राम जनता
- 2. श्रीमती बहु भी देवी पत्नी जगदीण, निवासी गांव पदयान, परगना श्रवभरपुर, तहसील घुमारवीं, जिला विलासपुर, हिमाचल प्रदेश ।

दरब्बास्त वसीयतनामा तारीखी 12-1-1983 श्रन्तगंत धारा 40-41 रजिस्ट्रेशन ऐक्ट ।

> उम्तहार - बनाम

माम जनता

र्श्वीमान रोशन लाल व ग्रमर नाथ पुत्रान राम ने एक दरस्थास्त तमदीक वसीयतनामा जेर घारा 40-41 माई0 मार0 ए० के तहत इस मदालत में गुजार रखी है। यह बसीयत राम पुत्र श्री चौधरी ने निश्वबाई है। जिसकी तारीख पेगी 30-3-83 मुकरेर की गई है। यगर किसी को इस बसीयत में तसदीक कराने में कोई उजर/एतराज हो तो मिति 30-3-83 को मुबह 10 बने प्रसालतन व वकालतन हाथिर होवें। गैर हाजरी की मूरत में घापके खिलाफ एक पक्षीय कार्यबाही समल में लाई जावेगी. तया इसके बाद सापका कोई एतराज काजिले समायत नहीं होया ।

श्राज दिनांक 28-2-83 को हमारे हस्ताक्षर व मोहर सब-रजिस्ट्रार भदालत घुमारवीं से जारी हुआ।

हस्ताक्षरित/-, सब-रजिस्ट्रार, घुमारवी, जिला बिलासपुर, हिमाचल प्रदेश।

इक्तहीर जेर दफा 5, रूल 20, जाब्ता दीवानी

रत्न लाल पुत्र मोर राम, गांव छतर (बरोटा), परगना श्रतमे रपुर, तहसाल घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश।

विशन दास पुत्र मोर राम, गांव छत्तर (बरोटा), परगना अनमेरपुर तहसील घामरवीं, जिला बिलासपुर, हिमाचल प्रदेश।

(1) गोरु देवी पत्नी श्री शंकर राम, गांव बनोह, डाक्यर डुमैहर, तहसील श्रकीं, जिला शिमला, (2) फुलूमू देवी पत्नी श्री लौका राम, गांव तनया, डाकखाना तनथा, तहसील घुमारवीं, हिमाचल प्रदेश, (3) निकी देवी बेवा पालू राम, गांव कोट, डाकखाना हरवाड़, तहसील घुमारवीं, जिला बिलासपुर हि 0 प्र 0) (4) मगर देवी पत्नी श्री टीड राम, गांव डगार, डाकखाना डगार, तहसील घुमारवीं, जिला विलासपुर, हिमाचल प्रदेश, (5) मोर राम सुपुत्र सुन्दर राम, ग्रीर (6) चूडी देवी बेवा सुन्दर राम, गांव छत्तर (बरोटा), तहसील घुमारवी, जिला विलासपुर , हिमाचल प्रदेश ।

श्राम जनता।

श्राप को बजरिया इश्तहार द्वारा सूचित किया जाता है कि श्राप को कई बार समन भी किए गए कि मृतक सुन्दर राम, गांव छतर (बरोटा), परगना अजमेरपुर, तहसील घुमारवीं, जिला ब्रिनितपुर, हिमाचल प्रदेश वाले ने अपनी जमीन-जायदाद की वसीयत अपने पोतों विशन दास व रत्न लाल के नाम करवा दी है। **प्रब**ंबंसीयत रजिस्ट्री होनी है। यदि श्राप को इसमें कोई उजर/एतराज हो तो श्रदालत में 31-3-83 को श्रपना उजर पेश करें। वरना गैर हाजरी पर एक तरफा कार्यवाही श्रमल में लाई जावेगी।

मोहर।

हस्ताक्षरित/-सब-रजिस्ट्रार, घुमारवी, जिला बिलासपुर, हिमाचल प्रदेश।

वभदालत जनाव सब-रजिस्ट्रार (नायब-तहसीलदार) साहिब, घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश

- (1) सीता राम पुत्र गोविन्द राम, गांव तनीयूर, परगना गेहड़वी, तहसील घुमारवीं, जिला बिजासपुर, हिमाचल प्रदेश।
- (2) शीला देवी पत्नी सीता राम, गांव तन्यूर, परगना गृहड़वीं, तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश ... प्रार्थीगण।

इम्तहार जेर दफा 5, रूल 20, जाव्ता दीवानी

- 1 ग्राम जनता ।
- श्रीमती कलां देवी पुत्री श्री गोविन्द राम, मौजा तनीयूर, हाल भावाद कलां देवी पत्नी बरडू राम, साकम थरवाण, परगना गृहड्वीं, तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश।
- 3. कोघू देवी पुत्री गोविन्द पत्नी शंकर दास, गांव डोहग, परगना वसेह, तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश।
- कलां देवी पुत्री गोविन्द पत्नी प्रेम लाल, गांध भदोल, परगना बसेह, तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश।
- 5. चैत राम पुत्र गोविन्द, साकन तनीयूर, 6. सुन्दर राम पुत्र गोविन्द साकन तनीयूर, 7. मगत राम पुत्र गोविन्द, साकन तनीयूर, परगना गेहड़वीं, तहसील युमारवीं, जिला बिलासपुर, हिमाचल प्रदेशी 🕾

दरक्वास्त वसीयत नामा रजिस्टर धन्तर्गत घारा ४०-४१ हिमागंत वदेश रजिस्ट्रेशन ऐक्ट ।

इक्तहार

वनाम

ग्राम जनता

श्री सीता राम शीला देवी सायलान साकन तन्त्रपूर, परगना गेहड़वीं, तहसील घुमारवों, जिला बिलासपुर, हिमाचल प्रदेश वालों ने एक दरख्याहरू तसदीक वसीयतनामा जेर दफा 40-41 ब्राई० श्रार० ए० के तहत इस श्रदानत में गुजार रखी है जिस की तारीख पेशी दिनांक 30-3-83 है। प्रगर किसी को भी इस वसीयत तसदीक करवाये जाने में कोई एतराज हो तो दिनांक 30-3-83 को सुबह 10 वजे श्रमालतन या वकालतन हाजिर श्रदालत श्रावे । इस इक्तहार द्वारा श्राप को यह भी सूचित किया जाता है कि श्रगर श्राप उपरोक्त तारीख पर हाजिर श्रदालत न श्रावेंगे तो श्राप के खिलाफ एक पक्षीय कार्यवाही भ्रमत में लाई जावेगी तया इस के बाद भ्राप का कोई एतराज कावते समायत न होगा।

श्राज दिनांक 1-3-83 को हमारे हस्ताक्षर व मोहर सब-रजिस्ट्रार श्रदालत से जारी हुग्रा।

मोहर ।

हस्ताक्षरित/-सव-रजिस्ट्रार, धुमारवी, जिला बिलासपुर, हिमाचल प्रदेश ।

इश्तहार जेर दफा 5, रूल 20, जाब्ता दीवानी

बम्रदालत जनाव सव-रजिस्ट्रार (एन0टी 0) महोदय, धुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश

क्मला देवी पुत्री रूप्रालु राम, निवासी ग्राम क्यारी, परगना तिऊन, तहसीले घुमारवीं, जिला विलासपुर, हिमाचल प्रदेश श्रादि 👑 सायल ।

श्रीम जनता

वनाम

रत्न लाल पत्र रूप्रालु, गांव क्यारी, परगना तिऊन, तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश।

दरख्वास्त वसीयतनामा रजिस्टर श्रन्तर्गत धारा 40-41 हिमाचल प्रदेश रजिस्ट्रेशन ऐक्ट।

> इश्तहार वनाम श्राम जनता

 रत्न लाल पुत्र रूप्रालु राम, गांव नगारी, परगना तिऊन, तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश।

श्रीमती कमला देवी पुत्नी रूग्रालु ने एक दरख्त्रास्त तसदीक जेर वसीयत-नामा जैर धारा 40-41 ब्राई० ब्रार० ए० के तहत इस श्रदालत में गुजार रखी है। यह वसीयत श्रीमती श्रजुध्या देवी पत्नी रूप्रालु राम ने लिखवाई है। जिसकी तारीख पेशों 31-3-83 मुकरर की गई है। श्रगर श्राप को इस वसीयत में तसदीक करवाने में कोई उजर हो तो मिति 31-3-83 को मुबह 10 बजे श्रसालतन या वकालतन हाजिर होवें । भेर हाजरी की सूरत में श्रापके खिलाफ एक पक्षीय कार्यवाही श्रमल में लाई जावेगी। तथा इसके बाद भ्राप का कोई एतराज काबिले समायत न होगा।

श्राज दिनांक 26-2-83 को हमारे हस्ताक्षर व मोहर सब-रजिस्ट्रार श्रदालत से जारी हुन्ना।

मोहर।

हस्ताक्षरित/-सब-रजिस्ट्रार, 🌣 🖰

घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश ।

बग्रदालत जनाब सब-रजिस्ट्रार, कांगड़ा

वमुकद्भा दरख्वास्त जेर धारा 40-41 ऐक्ट रजिस्ट्रेशन 1908 बराय रिजस्ट्री करवाने वसीयत नामा कमला देवी बेवा हरबन्स राज, बासी घोड़व, तहसील कांगड़ा।

सर्व जनता

वनाम

वमुकद्मा उनवान बाला में हर खास व ग्राम को मचित किया जाता है कि श्री मुरेन्दर कुमार पुत्र हरवन्स लाल, वासी वाजा, मोजा घोड़व , तहसील काँगड़ा ने दरख्वास्त जेर धारा 40-41 ऐक्ट रजिस्ट्रेणन 1908 बराये रजिस्ट्री करवाने वसीयतनामा उपरौक्त श्रदानत हजा में दी है श्रतः किसी मनुष्य को इस वनीयतनामा की रजिस्ट्री होने में कोई उजर हो तो वह मिति 7-4-83 को श्रमालतन या वकालतन हाजर बम्काम कांगड़ा सुबह 10 वजे श्राकर करे। हमारे हस्ताक्षर व मोहर से 5-3-83 को जारी हुन्ना।

मोहर

हस्ताक्षरित/-सव-रजिस्ट्रार, कांगड़ा, हिमाचल प्रदेश।

वस्रदालत जनाव सव-रजिस्ट्रार-अभ-तहसीलदार, कागडा

नं 0 मुक्तद्मा 198

दरख्वास्त जेर धारा 40-41 रिजस्ट्रेशन ऐक्ट 1908 वराव रिजस्ट्री करवाने वसीयतनामा तकसीम करदा मिन जानव श्री फलेह मिह पुत्र मन्त राम, दासी भनाला।

वनाम

सर्व जनता

वमुकदमा उनवान वाला में श्री वलबीर सिंह पुत्र फनेह सिंह, वासी भनाना, तहसीन व जिला कांगड़ा।

दरख्वास्त जेर धारा 40-41 रजिस्ट्रेशन ऐक्ट बराये करवाने वसीयत नामा उपरोक्त बग्नदालत हजा दी है ग्रतः व गरिया नोटिस सर्वजनता को सूचित किया जाता है कि ग्रगर किसी मनुष्य को इस क्सीयत को रजिस्ट्री होने में कोई उजर हो तो वह ग्रमालतन या क्कालतन मिति 31-3-83 को आकर उजर करें। तिथि 5-3-83.

मोहर ।

हस्ताक्षरित/-सव-रजिस्ट्रार. कांगड़ा, हिमाचल प्रदेश।

वप्रदालत जनाब सव-रजिस्ट्रार, कम-नाईव तहसीलदार, कांगड़ा

मुकद्दमा नम्बर

श्राफ 1982

सर्व श्री प्रशोतम चन्द, मोहर सिंह, देस राज पुत्र झड़ू राम पुत्र रीझा राम, वासी भाटी, मौजा सकोहट, तहसील कांगड़ा

वनाम

सर्व जनता . . प्रत्यार्थी ।

दरस्वासतः बाबत रजिस्टर करवाने वसीयत नामा जेर धारा 40/41 भारतीय रजिस्ट्रेशन ऐक्ट, 1903 हेतु।

मुकद्दमा मुन्दर्जा उनवान बाला में हर खास व स्राम को सूचित किया जाता है कि सर्वश्री प्रशोतम चन्द वगैरा सायलान मजकूरान ने मिति 11-11-1982 को इस कार्यालय में दरख्वासत दी है कि श्री लछो पुत्र सोभा राम, जाति धिर्थ, टीका पुनद्र, मौजा बलोल, तहसील कांगड़ा ने एक वसीयत नामा बहक प्रार्थी के नाम की जावे जिस की तारीख पेशीः 11-4-83 को इस श्रदालत में रखी गई, यदि इस सम्बन्ध में किसी को किसी किस्म का उजर या एतराज हो तो वह उपरोक्त तारीख को ग्रसालतन या वकालतन हाजिर ग्रदालत 10 बजे श्रा कर पेश कर सकता है। इसके बाद कोई उजर काबिल समामत न होगा अन्यया गैर हाजरी में वसीयत पंजीकृत कर दी जायेगी।

र्भ ग्राज बतारीख 28-2-1983 मोहर ग्रदालत व मेरे हस्ताक्षर से जारी किया गया।

हस्ताक्षरित/-

सब-रजिस्ट्रार-कम-नाईब तहसीलदार.

ब ग्रदालत जनाव मव-रजिस्ट्रार-कन-नाईव तहसीजदार, कागड़ा

मुकदमा नम्बर

म्राफ 1982

थीमती चिन्तू देवी बेवा श्री फान्डों राम पुत नच्छमन व श्री विश्रन दास पुत फान्डी राम पुत नच्छमन वासी थाना वरणा तहसील व जिला कांगडा प्रार्थीगण।

बनाम

मवं जना

प्रत्यार्थी ।

दरहवास्त बाबत रिजस्टर करवाने वजीरत नामा जेर धारा 40/41 भारतीय रिजस्ट्रियन ऐक्ट, 1903 हेतु ।

मुकदमा मुन्दर्जा उनवान वाला में हर खात व आम को सूचित किया जात है कि श्रोनती चिल्तू देशों वाँरों मज हुराने प्रार्थीगण ने मिति 10-9-82 को इस कार्यात्य में दरख्वासत दी है कि श्रो फांडो राम पुत्र श्रो लच्छमत पुत्र घोता, जाति धियं वासी थाता वरणों, तहसोत को नारीख पेशी 26-4-83 को इस श्रद्धांगण के नाम की जावे। जित को तारीख पेशी 26-4-83 को इस श्रद्धांगण के नाम की जावे। जित को तारीख पेशी किया का उत्तर था एतराज हो तो वह उत्तरोका नारीख को श्रताचतन या वकानतन होजिर श्रद्धांचत 10 वने भ कर पेश कर सकता है। इसके बाद कोई उग्रर काबिन सनामत न होगा श्रत्यया गैर-हाजरी में वसीयत पंजीकृत कर दी नायेगी।

ग्राज वतारीख 26-2-83 को मोहर ग्रदालन व मेरे हस्ताक्षर स जारी किया गया।

मोहर ।

हस्ताक्षरित/– मब-रजिस्ट्रार-कम-नाईव तहसीलदार, कांगड़ा ।

बभ्रदालन श्री मी 0 एस 0 परमार, सहायक समाहर्ता, प्रथम वर्ग, नालागढ़, जिला मोलन, हिमाचल प्रदेश

मिसल नं 0 10/76

श्रीमनी मोमा विश्वा केणवा नन्द, माकन मलपुर, परगना धर्मपुर, तहमीन नालागढ़ ... वादी।

बनाम

 श्रीमनी लाजा विधवा, 2 रविदत्त पुत्र मदन गोपाल, 3 माहन लाल पुत्र दया करण, 4 सालीग राम पुत्र बीरु, साकनान मलपुर, शहसील नालागढ़
 प्रतिबादीगण ।

नोटिन बनामः—लाजो विश्ववा, रविदत्त पुत्र सदन गोराल व सालीग राम पुत्र बीह, साकतान मनपुर, परगना धर्मपुर, तहसील नालागढ़, जिला सोलन, हिमाचल प्रदेश।

उपरोक्त मुक्ट्मा उनबान बाला में फरीक दोयम को कई बार इस त्यायालय में समन भेजे गये परन्तु समन द्वारा इन फरीक दोयम की तामील ने हो सकी जिस पर प्रदालत को पूर्ण विश्वाम हो चुका है कि फरीक दोयम की साधारण तरीका से तामील नहीं हो सकती है श्रतै: बजिय्या इस्तहार क्षारा सूचित किया जाता है कि वह दिर्नाक 4-4-1983 को प्रात: 10 बजे श्रमालनन व बकालतन हाजिर श्रदालत श्रावर मुकट्मा नक्सीम की पैरवी करें गैर हाजरी की सूरत में कार्यवाही यक नरफा श्रमल में लाई जावेगी।

प्राज दिनांक 4-3-83 को मेरे हस्ताक्षर तथा मोहर प्रदालत से जारी किया गया ।

सी० एस० परमार, मोहर । सहायक समाहर्ता, प्रथम श्रेणी, नालागढ़, जिला मोलन, हिमाचल प्रदेश । न्यायालय श्री मोती राम शर्मा A.C. Ist grade (तहसीलदार) सरकाघाट, जिला मण्डी (हिमाचल प्रदेश)

मिं0 न0 5/6-1-82

व मुकदमाः-

चैन् उप-नाम चैन सिंह पुत्र गोकिन्दु पुत्र गुणाऊ, निवासी टकरेहड़, इलाका संन्योल, उप-तहसील सन्योल, तहसील सरकाघाट, जिला मण्डी, हिमाचल प्रदेण प्रार्थी।

वनाम

तूथ्, सुपुत्र गोबिन्द पुत्र गुगाऊं, 2. धर्मचन्द पुत्र नःबालिग,
 नोमा विश्वा हरीमल पुत्र गोबिन्द सरप्रस्तः धर्मचन्द नावालिग,
 मेहर चन्द, 5. मोहन, 6. मेला राम, 7. घोबू पुत्र, 8. कलासा पुत्री,
 व अभेनती रजां विश्वा सरदारू पुत्र जबाहर, 10. बाली पुत्र नाहर,
 पुत्र गंगा, निवासो टकरेहड़, ईला हा सन्धील उप तहसील सन्धोल, तहसील सरहाषाट, जिला मण्डी (हिमाचल प्रदेश)

प्रावेता पत्र तक्सोन भूमि वाक्या मुहाल टकरेहड़ खाता खताँनी नं 0 122/227 ता 29 हिना 51 रहवा तः 0 0-78-84 है 0 वाक्या मुहाल टकरेहड़ ।

उरोरा मुहरमा तहतीम में करीह दोयम को कई बार न्यायालय से तना जारी हुए लेकिन उन पर तामील समन नहीं हो रही है। न्यायालय हजा का भी विश्वास हो चुका है कि फरीहदोयम पर तामील समन साधारण तरीका से लाई जानी श्रसम्भव है। श्रतः उपरोक्त समस्त फरीहदोयम को वजरिया ईक्तहार हजा सूचित किया जाता है कि वह दिनांक 5-4-1983 समय 10 बजे सुबह श्रसालतन या वकालतन हाजर न्यायालय हजा होकर पैरवी मुकदमा करें श्रन्यया कार्यवाही जाव्या श्रमन में श्रावेगी।

त्राज दिनांक 7-3-1983 को हस्ताक्षर हमारे ग्रौर मोहर न्यायालय से जारी हुआ।

मोहर ।

मोती राम शर्मा, सहायक समाहती, प्रथम श्रेणी सरकाघाट, जिला मण्डी, हिमाचल प्रदेश ।

न्यायालय श्री मोती राम शर्मा, ए०सी०, सैकिण्ड ग्रेड, सरकाघाट, जिता मण्डी, हिमाचल प्रदेश

मि0 नं0 47/22-7-80.

बमुकद्मा

भगेत राम पुत्र मंगल, जाति इरिजन, निवासी झडयार, ई0 ग्रनस्तपुर प्राथी ।

वनाम

1 बाला राम, 2 सन्त राम पुत्र, 3 श्रीमंती शिव देई विधव। ^{प्र}यामा पुत्र घेथल, निवासी झड़यार, ई0 अनन्तपुर प्रतिपक्षीगण।

प्रार्थना-पत्न वगर्ज सहत फरमाए जाने गिरदावरी में ववजह व0 जा पुराना खे0 ख0 नं0 4 मिन/18 मिन नं0 ख0 783 रकवा ता0 0-01-66 ह0 वाक्पा मुहाल झडपार।

उपरोक्त मुकहमा में फरीक दोयम को कई बार न्यायालय हजा में समन जारी हुए लेकिन उन पर तामील समन नहीं हो रही है तया न्यायालय हजा को भी विश्वास हो चुका है कि उन पर साधारण तरीका से तामील समन होना प्रसम्भव है : प्रतः समस्त उपरोक्त फरीक दोयम को वजरिया ईंग्तहार हजा सूचित किया जाता है कि वह दिनांक 18-4-83 समय 10 बजे सुबह या उसके बाद एक महीने के प्रन्दर-प्रन्दर हाजर न्यायालय हजा होकर पैरबी मुकहमा करें प्रम्वया उनके विषद्ध कार्यवाही एक तरफा प्रमल में लाई जावेगी।

हस्ताक्षर हमारे और मोहर न्यायालय से भाज दिनाक 10-3-83 को जारी हुआ।

मोहर ।

मोती राम शर्मी, ए० सी०, सकिण्ड ग्रेड सरकाषाट, जिला मण्डी ।

PROCLAMATION U/O 5, RULE 20, C.P.C.

न्यायत्त्रय सहायक समाहर्ता, दितीय श्रेणी, मण्डी, तहसीन सदर, जिला मण्डी, हिमाचल प्रदेश

मुक्रह्मान् । ग्रनर सिंह सुपूर्व श्री चैतु राम, निकासी सवली खडू, मुहाल चडयाना, तहसील सदर, जिला मण्डी, हिमाचल प्रदेश

बनाम

मु 0 मालतु सुपूती श्री शंकर, सहता मवली खडु, मुहाल चड़वाना, तहसील मदर, जिता मण्डी, हिमाचल प्रदेश फरीक दोयम ।

Application u/ss. 5, 35 to 38 of Himachal Pradesh Land Revenue Act, for correction of Khasra Girdawari entries.

वनाम ध

मु 0 मालतु सुपुत्री श्री णंकरू, सहना सबनो खड्, मुहान बड़याना, तहसौल सदर, जिला मण्डी, हिमाचल प्रदेश।

उपरोक्त मुक्तइमा उनवान बाला में फरीक दोयम को कई बार इस न्यायालय से समन जारी किये गये परन्तु उसकी तामील नहीं हो रही है। जिस कारण इस न्यायालय को यह विश्वास हो चुका है कि फरीक दोयम की तामील साधारण ढंग में होनी श्रसम्भव है । श्रतः उपरोक्त फरीक दोयम को इस इक्तहार द्वारा मूचित किया जाता है कि वह दिनांक 4-4-1983 को न्यायालय हुना में असालतन या वकालतन हाजिर होकर मुक्क्ष्मा की पैरवी करें। श्रन्यया कार्यवाही एक तरफा भ्रमत में लाई जाकर मुकद्दमा का निर्णय कर दिया जायेगा।

ग्राज दिनांक 25-2-1983 को मेरे हस्ताक्षर व मोहर न्यायालय द्वारा जारी किया गया ।

मोहर।

हम्नाझिरत/-सहायक समाहर्ता, द्वितीय श्रेणी मण्डो, तहसील सदर, जिला मण्डी, हिमाचल प्रदेश ।

भाग 6--भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

अन्य

भाग 7--भारतीय निर्वाचन त्रायोग (Election Commissin of India) की वैद्यानिक अधिसचनाए तथा श्रन्य निर्वाचन सम्बन्धी श्रधिसचनाएं

ELECTION DEPARTMENT

NOTIFICATION

Shimla-171002, the 19th February, 1983

No. 3-26/82-ELN.—The Election Commission of India's Notification No. 82/HP-LA/(11/82)/82, dated the 3rd February, 1983 corresponding to Magha 14, 1904 (Saka) containing the Judgement dated the 28th December, 1982, of the High Court of Himachal Pradesh at Shimla in Election Petition No. 11 of 1982, is hereby published for genreal information.

> By order, S. M. KANWAR. Chief Electoral Officer, Himachel Pradesh.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan, Ashoka Road, New Delhi-1. 3rd February, 1983

14 Magha, 1904 (S)

NOTIFICATION

No. 82/HP-LA (11/82)/82.—In pursuance of section 106 of the Representation of the People Act, 1951, the Election Commission hereby publishes the Judgement dated the 28th December, 1982, of the High Court of Himachal Pradesh, Simla, in Election Petition No. 11 of 1982 .

भारत निर्वाचन आयोग

ग्रशोक मार्ग, नई दिल्ली-110001 3 फरवरी, 1983

माघ 14, 1904 (शक)

ग्रधिस्चना

संख्या 82/हि0 प्र0-बी0 स0-(11/82)/82.--लोक प्रतिनिधि-त्व प्रधिनियम, 1951 (1951 का 43) की घारा 106 क अनुसरण में निर्वाचन प्रायोग 1982 की निर्वाचन प्राजी न 0 11 उच्च न्यायालय हिमानक प्रदेश, स्थित शिमला के तारीख 28-12-1982 का निर्णय एतदद्वारां प्रकाशित करता ह।

In the High Court of H. P. Shiml-I, ELECTION PETITION No. 11 OF 1982

Date of decision: December 28, 1982

Shri Anand Sharma

Petitioner.

Versus

Shri Daulat Ram Chauhan

Respondent.

Coram

The Hon'ble Mr. Justice

T. R. Handa, J.

Whether approved for reporting?

For the Petitioner M/S M. L. Sharma, D. K. Khanna and K. L. Bali

For the Respondent M/S S. S. Mittal and K. S. Patyal.

T. R. HANDA J

This election petition calling in question the election of the respondent Shri Daulat Ram Chauhan to the Himachal Pradesh State Legislative Assembly from 8—Simla Assembly Constituency, has been filed under section 80/81 read with section 100 of the Representation of the People Act 1951 (hereinafter referred to as 'the Act') but the Arend Sharma by Shri Anand Sharma, one of the defeated candidates.

The election was held as per the following schedule:-

(a) Last date fixed for filing of nomina-

24-4-1982

tion papers (b) Date fixed for scrutiny of nomina-

26-4-1982

tion papers
(c) Last date fixed for withdrawal of candidature

19-5-1982

(d) Date of poll
(e) Date of election results

21-5-1982

After the last date fixed for the withdrawal of candidature, there were left in the arena as many as 24 candidates to contest the aforesaid election from Simla Assembly Constituency. They included the present petitioner who had been sponsored by the Congress (I) Party and the present respondent who was the sitting Member from this Constituency and was the nominee of the Bartiya Janta Party. The main contest at the election was in fact between these two candidates only as each of the remaining 22 candidates had forfeited his security. Shri Daulat Ram Chauhan respondent

secured 12314 votes and was declared successful. Shri Anand Sharm, petitioner, trailing immediately behind, polled 9357 votes. The remaining two candidates in between themselves could secure 3260 votes. In substance the case of the petitioner, as stated in the petition is that the respondent, his election agent and other persons with the consent of the respondent indulged in corrupt practices as defined in section 123 (4) of the Act and the election of the respondent is, therefore, void and needs to be declared as such under section 100(1)(b) of the Act. The further case of the petitioner is initially pleaded was that the result of the election in so far as it concerns the respondent, had been materially affected by cerrupt practices of like nature committed in the interest of the respondent by his agents other than the election agent and for this reason the election of the respondent deserved to be declared void also under section 100(1)(d)(ii) of the Act.

Full particulars of the corrupt practices alleged to have been committed by the respondent, his election agent and other persons with the consent of the respondent as also by the agents other than the election agent of the respondent find mention in paras 10 to 19 of the petition. Parts 5 to 9 of the petition furnish the background in which such corrupt practices are alleged to have been committed. I do not consider it necessary to give an account of such particulars of the corrupt practices at this stige as it would be much more convenient to mention about the relevant particulars of each of the alleged corrupt practice when the same is taken up for discussion under the relevant issues framed in respect thereof. For the present it would suffice to mention that as per allegations made in the petition, the respondent, his election agent and other persons with the consent of the respondent made publication of certain statements of fact in relation to the personal character and conduct of the petitioner, which statements were totally false to the very knowledge and belief of the respondent and which were reasonably calculated to prejudice the prospects of the petitioner's election. Similar corrupt practices are alleged to have been committed in the interest of the respondent by his other agents and as a result thereof the result of the election in so far as it concerned the respondent, had been materially affected.

Stated tersely, the plea of the respondent was that neither he nor his election agent nor any other person with his consent had made publication of any statement of fict which was false or which related to the personal character or conduct of the petitioner. He also denied if any of his agents other than his election agent had in his interest, made publication of any such statement. In other words, the respondent made a complete denial if he had either himself or through any of his agents committed any corrupt practice of the type alleged in the petition. A detailed reference to the manner in which the allegations of corrupt practices were denied by the respondent in his pleadings, would be mide at the appropriate stage in a later part of this judgment while discussing the alleged practices.

The pleadings of the parties gave rise to the following issues: -

Whether the respondent or his election agent or any other person with the consent of the respondent or his election agent made publication of the posters found at Annexure 'D', Annexure 'D-2' and Annexure E' to the election petition?

Whether any of the agents of the respondent made publication of the posters referred to in issue No. 1 or any of them as alleged in paras 11 to

13 of the petition?
Whether the statements made in posters referred to above are filse and the respondent believed the sime to be false or dil not believe the same to be

Whether the publication of the posters aforesaid or any of them constitutes a corrupt practice within

the maning of section 123 (4) of the Act?
Whether the respondent and/or his election agent repeated the contents of posters announces D, D-2 and E while addressing a public meeting

at Ladies Park at 2.00 P.M. on 17-5-1982 as mentioned in para 15 of the petition?

Whether the publication of the posters aforesaid affected materially the result of the election in so

far as the respondent is concerned?

Whether the press statement found at Annexure F-1 and the Press Reports found at Annexures F-1 and the rress keports found at Affine res F-2 and F-3 were issued by Dr. R. N. Paul with the consent of the respondent and the statements made therein were false and the respondent believed the same to be false or did not believe the same to be true?

Whether the Press statements referred to in issue No. 6 above were issued by Dr. R. N. Paul in his. capacity as agent of the respondent and in the interest of the respondent and the respondent believed the same to be false or to be not true?

Whether the publication of the Press statement and Press reports referred to issue No. 6 above constitutes a corrupt practice within the meaning of section 123 (4) of the Act?

9. If issue No. 8 is proved, whether the issue of the

statements aforesaid affected materially the result of the election in so far as the respondent is

concerned?

Whether the respondent and/or his election agent or any other person with the consent of the respondent or his election agent made publication of cyclostyled capies of the letter found at Annexure 'G' to the petition?

Whether the contents of the letter found at Annexure 'G' are false and the respondent believed the same to be false or did not believe the same

to be true?

12. If issue No. 11 is proved, whether the publication of such copies amounts to corrupt practice within the meaning of section 123 (4) of the Act

Whether the agents of the respondent of the interest of the respondent made public? We of the letter found at Annexure 'G'?

letter found at Annexure 'G'?

If issue No. 13 is proved, whether the proof the aforestid letter affected mater. by the result of the election in so far as the respondent is concerned?

15. Relief.

In passing, it may be mentioned that in the course of the hearing of this election petition, an application was moved on behalf of the respondent alleging that the election petitioner had in his petition made allegations of corrupt practices against Sarvshri Kali Das Batish and Puran Chand Sood both of whom were candidates at the election and who had not been impleaded as parties to the petition. It was prayed that in view of this the election petition was liable for dismissal under section 82 (b) read with section 86 of the Act. On the said application of the respondent the following additional issue was subsequently framed:-

Whether any allegations of corrupt practices have been made in the petition against Sarvshri Kali Das Batish and Puran Chand Sood who were admittedly candidates at the election. If so, to what effect?

This additional issue, however, was not later pressed on behalf of the respondent. Sarvshri K. S. Patyal and S. S. Mittal the learned counsel appearing for the respondent, both conceded that no all gation of corrupt practice can be said to have been made in any part of the petition either against Shri Kali Das Batish or against Shri Puran Chand Sood both of whom were admittedly candidates at the election. This additional issue is accordingly decided against the respondent.

The 14 issues reproduced above can be conveniently split in two main groups. In the first group would fall such of the issues as relate to the corrupt practice falling within the purview of section 100 (1) (d) of the Act and in the second group would full such of the issues which relate to the corrupt practices folling within the purview of section 100 (1) (d) (ii) of the Act. Issues Nos. 2, 5, 7, 9, 13 and 14 would fill in the second group while rest of the issues would fall in the first group. In so far as the second group is concerned, Shri M. L. Sharma, the learned counsel for the petitioner in the course of his arguments made a statement at the bar on 10-12-1982 that he did not want to invoke the provisions of section 100 (i) (d) (ii) of the Act and that the challenge of the election petitioner against the election of the respondent was restricted to only such of the grounds as fall within the ambit of section 100 (1) (b) of the Act. In view of this statement made by the learned counsel, all these issues falling in the second group have become redundant and are left as such.

Coming next to the issues falling in the first group, it would be convenient for the purposes of discussion to divide them further into three sub-groups. The first of these sub-groups would comprise of issues Nos. 1, 3, 4 and 4-A all of which pertain to the public tion of the posters found at Annexures 'D', 'D-2' and 'E' to the election petition. The second sub-group would comprise of issues Nos. 6 and 8 which pertain to the publication of the Press st t ment and Press reports found at annexures 'F-1', 'F-2' and 'F-3' to the election petition. The third sub-group will include issues Nos. 10, 11 and 12 all of which pertain to the publication of the posters found at Annexure 'G' to the election petition.

SUB-GROUP I

Issues 1, 3, 4 and 4-A

I would first take for discussion the first of these three sub-groups which comprises of issues No. 1, 3, 4 and 4-A. Before I proceed further I would like to make a brief reference to the relevant particulars of the corrupt practice covered by these issues as given in the petition as also the facts and circumstances which, according to the election petitioner, formed the background for the commission of this corrupt practice.

The facts and circumstances which are alleged to surply the background for the commission of this alleged corpupt practice are stated in pares 5 to 9 of the election position. It is alleged that the election campaign of the petitioner was proceeding on very successfully till 16-5-1982 by which date several top leaders of the Congress (1) Party had addressed various public meetings in support of the election prospects of the petitioner. One of such public meetings was addressed by Shrimati Indira Ganohi, the President of the Congress Party and the Prime Minister of India on 4-5-1982 at Ladies Park, Simla. Several thousands of electorate from this constituer cy had attended this public meeting. On 7th and 8th of May, 1982 Shri Gulam Nabi Azad, Member of Parliament and the President of the Indian Youth Congress (1) also addressed several meetings in support of the petitioner's election in various parts of Simla town. The last of such meetings was held at Lacius Park Simla in the evening of 16-5-1982. It was inter alia addressed by Sarvshri Rajiv Gandhi, Member of Parliament and N. D. Tiwari, Union Minister as also by the petitioner. The petitioner had also been going from door to door as a part of the electioner this organized election compaign conducted in support of the petitioner demoralised the respordent and his support as to such an extent that they thought of devising ill gitimate and nefarious mains to bring down the image of the petitioner in the public eye and to alienate the sympathy of the electorate from the petitioner to the respondent.

With the aforesaid and in view and in pursuance of a preplanned scheme, a large number of workers of the Bhartiya Jenta Party led by the respondent Shri Daulat Re m Chaulan collected outside the office of the Congress (I) Party on the Mall Simlactabout 7.00 p.m. on 16-5-1982, Sarvshri Rajiv Gandhi, N. D. Tiwari and the petitioner had earlier come to this office immediately after the conclusion of the public meeting referred to above. Soon after, these three persons, however, left that place. As soon as these persons, namely, Sarvshri Rajiv Ganchi, N. D. Tiwari and the petitioner left the premises of the Congress (I) office, the workers of the Bhartiya Janta Party led by the respondent resorted to hooliganism and started raising anti-Congress slogans. In addition they started pelting stones on the Congress (I) office. As a result thereof several window panes of the office building were broken.

The District authorities including the District Magistrate and the Station House Officer of the concerned police station reached the spot and controlled the situation.

A report with respect to this occurrence was lodged with the Stytion House Officer of the police station on the spot by the President, District Congress Committee, Simla and on the basis thereof a case under s ctions 147/149/506/427/323/354 I.P.C. was registered with the police station vide First Information Report No. 66, dated 16-5-1982. A copy of this First Information Report was annexed with the election petition and is now found at Ex. PW 46/A.

The aforesaid frets and circumstances are alleged to furnish the be ekground of the corrupt practice which is covered by the issues under consideration. Now coming to the relevant particulars of this corrupt practice, the case of the petitioner is the tas a counter blest to the report lodged by the President, District Congress Committee, Simla with the police, a counter report was locged, immediately thereafter with the same police officer on behalf of the Bhartiya Janta Party by its publicity incharge Shri R. N. Pal RW. A case under sections 147/323/506/149/109 I.P.C. was registered on the basis of this report vide First Information Report No. 67 of 1982. A copy of this First Information Report is found at Ex. PW. 46/B. In his report Shri R. N. Pal had inter alia alleged: "Today at 6.50 P.M. at the instigation of Shri Rajiv Gandhi M.P. and Shri Anand Sharma Cong. (I) candidate from Simla a few persons from Delhi and other parts of the country including Simla (Youth Congress people), whom Shri Sunil Upadhaya and Shri Bhagat Singh and others recognise stabbed Shri Deepak Kumar, Anil Sood and threatened Shri Sunil Upadhaya at a pistol point after a meeting addressed by Shri Rajiv Gandhi at Ladies Park' According to the petitioner it was an absolutely false version which had been deliberately concocted in order to malign the image of the petitioner as also the Congress (I) Party. In fact neither Deepak Kumar nor Anil Sood was stabbed nor any other person was attacked or injured. The workers of the Bhartiya Janta Party, however, administered fake bandages on the persons of Deepak Kumar and Anil Sood and got them admitted in the hospital. These workers of the Bhartiya Janta Party then gave out to the public that Sarvshri Deepak Kumar and Anil Sood had been stabbed by the workers and hired Goondas of the Congress (I) Party. Press reports to that effect also appeared in the paper on the following morning. The Medical Superintendent of the Snowdon Hospital issued a medical bulletin on the next day, that is, 17-5-1982 a copy of which is found at Annexure 'C' which shows that both these persons were found to have only simple injuries and that no abnormality was found with either of them on their physical examination.

In order to give still wider publicity to the aforesaid false version, the respondent, his election agent and other workers with his consent got printed on 17-5-1982 the pamphlets annexed with the petition as Annexure'D' and 'D-2' (these pamphlets have since been exhibited on the record as Ex. PW. 10/5 and Ex. PW. 10/4 respectively) and distributed the same in public. Copies of such posters were also displayed at various parts of the town.

The pamphlet, Annexure 'D' which has since been exhibited as Ex. PW. 10/5 is a printed poster which contains three photographs and some printed matter. Two of the photographs depict Sarvshri Deepak Kumar and Anil Sood lying injured in the hospital while the third photograph depicts blood flowing on the road where these persons are alleged to have been stabbed. The printed matter is in Hindi and when translated into English it reads like this:

"The hired gundas of Congress made a murderous assault on Bhartiya Janta Party workers at 7.00 p.m. on 16th May, at the Mall near Telegraph Office. As a result of, our workers were seriously injured and removed to hospital drenched in blood and in precarious condition.

The tell-tale photographs of the incident are before you.

Photograph

Photograph

Photograph

Bhartendu Printing Press, Simla. Bhartiya Janta Party, Simla"

The other poster Annexure 'D-2' which has been exhibited as Ex. PW. 10'4 is also in Hindi. When translated into English at reads like this:

"Murderous assault on Bhartiya Janta Party workers by the Congressmen.

Two assailants arrested in Congress (1) office, Simla.

The Congressmen have become perplexed due to their ensuing defeat in Simla constituency. Yesterday on 16th May, evening they attacked many Bhartiya Janta Party workers with hockey sticks and knives. The eminent among them Deepak Kumar and Anil Sood have been seriously injured and admitted in Snowdon Hospital and are till in serious condition, one worker was threatened by brandishing a pistol. This vandalism is being done by the Congressmen since long.

Dharna was staged in front of Congress (1) office. Police came in the action after an hour, two persons were arrested from inside the Congress office. Other two were arrested while running towards the Western Command. We thank the Bhartiya Janta Party sympathisers who while keeping self control helped in the arrest of the Goondas. We request you to have patience and remain calm in the future.

Applicant
Bhartiya Janta Party,
Simla

SYMBOL Kamal Ka Phool

Bhartendo Press, Simla."

Another pamphlet found at Annexure 'E' was published by one Shri B. Lal a worker of the respondent. This pamphlet is also in Hindi and its English translation is as follows:

"THE BLOOD IS DEMANDING JUSTICE......

Sir.

Hardly two years have elapsed when the blood was shed on the pious land of Pala mpur and Sundernagar in police firing ordered by the Ram Lal Government and THE DROPS OF MARTYRS BLOOD HAVE NOT EVEN DRIED AS YET.

These persons who, in the name of Democracy kicked away the demand for Judicial Enquiry, have now come to the peoples court with veiled faces for begging the votes. It is the time that the veils should be removed from their laces.

Their hands are wet with the blood of the martyrs.

These are the people who have been retrenching the workers demanding higher wages. It is because of their deeds that the work-charged workers and the employees of Judiciary have been rendered jobless and compelled to go from pillar to post. These are the cheats who have refused to implement the written agreement. Today we have brought these culprits to the People's court.

On the top of it, the hired people of the Congress have waged a deadly attack on the workers of the Bhartiya Janta Party on 16th May at 7.00 P.M. on The Mall Road near Telegraph Office. Consequently, our workers have been seriously injured and those besmeared with blood were lifted to the Hospital in the state of unconsciousness. They regained their consciousness the next day. They are still under medical treatment in the Snowdon Hospital.

They changed their party, they changed their hearts and they sold their faith and they sold humanity. Punish them and exercise your pious franchise according to the Constitution. Vote against all the companions of Ram Lal and vote to power the candidates of that very opposition party which has been supporting us till today and which has declared in its menifesto to conduct a Judicial Enquiry, increase daily wages to bring them on a par with those prevalent in Punjab and given an undertaking to reinstate the work-charged workers and employees of Judiciary.

Swear by every drop of the blood of immortal martyrs.

Reject the caucus of murderers, cheats and corrupt people so that any one may not cheat in future.

B. LAL, President, Simla Nagar Uthaan Mandal."

All these three pamphlets were alleged to have been printed at the Bhartendu Printing Press, Simla of which Shri Rajinder Pal Sood is the proprietor. This Rajinder Pal Sood was stated to be the counting agent of the respondent at the election. The names of the persons who were responsible for the printing and distribution of these posters as also the several persons to whom these posters were distributed were named in para No. 13 of the petition.

It was further alleged in the petition that the allegations made in the posters Annexure 'D', 'D-2' and 'E' were later repeated by the respondent, his election agent and other persons with his consent in a public meeting which was arranged by the Bhartiya Janta Party and was bold at Ladies Park on 17-5-1982.

With respect to the incident resulting in Not agitation in front of the Congress (I) office on the Mail Simla in the evening of 16-5-1982 the stand taken by the respondent in his reply to the petition was like this. Two of the workers of the Bhartiya Janta Party had been stabbed by some ruffians owing allegiance to the Congress (1) Party in front of the Telegraph Office. After the assault, the assailants took shelter in the office of the Congress (1). It was on that account that the Bhartiya Janta Party workers held demonstration outside the Congress (I) office. It was only after such demonstration that the two culprits were arrested from the Congress (I) office. The respondent admitted that Shri R. N. Pal who was the publicity incharge of the Bhartiya Janta Party had lodged the report with the police with respect to that incident as alleged in the election petition. With respect to the medical bulletin which according to the petitioner had been issued by the Medical Superintendent of the Snowdon hospital on the morning of 17-5-1982, the plea of the respondent was that the same was prepared and issued by the Deputy Commissioner to advance the prospects of the petitioner's election and not by the medical authorities.

With respect to the publication of the posters Annexures 'D', 'D-2' and 'E' the respondent pleaded that it was all a brain wave of the petitioner and that he was in...no manner connected with the printing or publication of these posters. His alternative plea was that these posters nowhere attacked the personal character or conduct of the petitioner and the publication thereof would, therefore, not constitute a corrupt practice within the meaning of section 123 (4) of the Act. The respondent further denied if he or any other person repeated the allegations made in the posters aforesaid while addressing the public meeting on 17-5-1982.

Before I proceed to discuss the issues falling in this sub- γ group I may refer to the law applicable in the case which is found in sections 100 (1) (b) and 123 (4) of the Act. It would be expedient to extract both these provisions for the sake of ready reference:

100. Groups for declaring election to be vold.—(1)
Subject to the provisions of sub-section (2) if the

High Court is of opinion—

i) xx xx xx xx xx xx

(b) that any corrupt practice has been committed; by a returned candidate or his election agent or by any other person with the consent of a returned candidate or his election agent; or xx xx xx xx xx xx

the High Court shall declare the election of the returned candidate to be void."

Corrupt practice.—The following shall be

"123. Corrupt practice.—The following shall be deemed to be corrupt practices for the purpose of this Act:—

(4) The publication by a candidate or his agent or by any other person, with the consent of a candidate or his election agent, of any statement of fact which is false, and which he either believes to be false or does not believe to be true, in relation to the personal character or conduct of any candidate, or in relation to the candidature, or withdrawal, of any candidate, being a statement reasonable calculated to prejudice the prospects of that candidate's election."

On a proper analysis of the above provisions it would be clear that under this sub-group of issues the election petitioner is required to establish the following ingredients:—

(i) publication of the posters Annexure 'D', 'D-2' and 'E' by the respondent, his election agent or by any other person with the consent of the respondent or his election agent (Issue No. 1);
(ii) the repeating of the allegations made in the

(ii) the repeating of the allegations made in the posters aforesaid by the respondent or some other person with his consent at the public meeting held on 17-5-1982 at Ladies Park Simla (Issue No. 4-A);

(iii) that these posters contained some statement of fact which was false and which the respondent believed to be false or did not believe to be true (Issue No. 3);

(iv) that the false statement contained in these posters was in relation to the personal character or conduct of the petitioner and it was reasonably calculated to prejudice the prospects of the petitioner at the election.

In so far as the first ingredient is concerned it is not disputed that all the three posters found at Annexure 'D'. 'D-2' and 'E' and which are now exhibited as Ex. PW 10/5, Ex. PW. 10/4 and Ex. PW. 10/6 respectively, were printed at the Bhartendu Press. PW. 10 Shri Rajinder Pal Sood is the proprietor of this Press. He is admittedly a worker of the Bhartiya Janta Party and had been appointed as a counting agent for the respondent at the election. The first two of these posters were printed at the instance of the Bhartiya Janta Party through its publicity incharge Shri Kali Das Batish RW. The third poster Ex. PW. 10/6 was printed at the instance of Shri Madan Lal who also as per admission of Shri Krishan Chand Sharma RW. 2, the election agent of the respondent, was a number of A large volume of evidences has been the B. J. P. let in on behalf of the petitioner to prove that all these posters were printed and published by the respondent, his election agent and other persons with the consent of the respondent or his election agent. I need not refer to such evidence as this fact is no more in dispute. The initial stand of the respondent as taken in his reply to the election petition that he was in no manner connected with the printing and publication of these posters is no more being adhered to. Shri Krishan Chand Sharma, the election agent of the respondent appearing as RW. 2 owned complete responsibility for the printing and publication of the posters Ex. PW. 10/5 and Ex. PW. 10/4. In view of the voluminous evidence adduced from the side of the petitioner to show that the poster Ex. PW. 10/6 was distributed along with the posters Ex. PW. 10/5 and Ex. PW. 10/4 by the same set of workers of the Bhartiya Janta Party and the fact that the same Press owned by PW. Rajinder Pal Sood and at the instance of Shri Madan Lal, a member of the Bhartiya Janta Party, the learned counsel for the respondent did not contest this first issue which, therefore, must be taken as proved.

With respect to the allegation that the respondent and some other persons repeated the allegations made in the posters Ex. PW. 10/4 to Ex. PW. 10/6 while addressing a public meeting at Ladies Park Simla on 17-5-1982 and which is the subject matter of issue No. 4-A, there is no reliable evidence to support this allegation. Only three witnesses were examined on this point on behalf of the petitioner and they are Sarvshri Amar Singh (PW. 22), Amrit Chopra (PW. 23) and Visheshwar Sharma (PW. 35). PW. 22 Shri Amar Singh claims to have attended. ded the meeting of the Bhartiya Janta Party held in Ladies Park Simla at about 2.15 P.M. on 17-5-1982. This meeting as per this witness was addressed by Sarvshri Krishan Chand Sharma and Daulat Ram Chauhan. He next stated that it was stressed in the addresses of these persons that a candidate like Shri Anand Sharma at whose instance the workers of the Bhartiya Janta Party had been stabbed did not deserve public, votes. He also stated that the symbol of 'HAND' which was allotted to the petitioner was described as a 'BLOODY HAND' in these addresses. The next witness Shri Amrit Chopra (PW. 23) who also claims to have attended this meeting was, however, not in a position to support the version given by Shri Amar Singh PW. 22. Shri Amrit Chopra PW. 23 could not remember if the respondent Shri Daulat Ram Chauhan had made any particular reference with respect to the conduct of Shri Anand Sharma. He did not refer to any other speaker in the meeting. This statement of Shri Amrit Chopra clearly rules out the possibility of any direct attack having been made on the personal character of the petitioner by any of the speakers in that meeting. The last witness on the subject is PW. 35 Shri Visheshwar Sharma who claims to have heard the address given by Shri Krishan Chand Sharma in the meeting. According to him Shri Krishan Chand Sharma spoke that the Congress candidate had hired Goondas and got stabbed the workers of the Bhartiya Janta Party. According to this witness it was further stated by Shri Krishan Chand Sharma in that meeting that the victims were in a very serious condition lying in the hospital and there was a likelihood of their dying any moment. There is thus no consistency in the versions of these three P.Ws. all of whom disposed about the same incident. Both Shri Daulat Ram Chanhan as also Shri Krishan Chand Sharma appeared in the witness box and denied having made any such speaches in the meeting held on 17-5-1982. In view of the evidence discussed above it is just not possible to conclude if the statements made in the posters Annexures 'D', 'D-2' and 'E' were repeated by any of the speakers who addressed the meeting on 17-5-1982. Issue No. 4-A is thus found against the petitioner.

Now coming to the next ingredient, the case for the petitioner is that all these posters contained a statement o fact which was false. The objectionable statement is alleged to be in relation to the incident of 16-5-1982. A bare perusal of these posters would show that while relating this incident the posters state that the hired Goondas of Congress Party made a murderous assault on the workers of the Bhartiya Janta Party and stabbed or caused serious injuries to Sarvshri Deepak Kumar and Anil Sood who were lying in the Snowdon Hospital where they had been admitted in a serious condition. This is obviously a statement of fact. That this statement is false, stands amply proved from the evidence of Dr. (Mrs.) C. P. Pushpawati (PW. 2) and Dr. Sanjeev Kumar (PW. 3), both of the Snowdon Hospital Simla, and who had examined the alleged injured persons soon after the occurrence on 16-5-1982. As per Dr. (Mrs.) Pushpawati the only injuries found on the person of Deepak Kumar at the time of his admission on 16-5-1982 were as follows:

 Two linear abrasions (scratches 1' and 1/2' in length respectively and 1/4' apart from each other present over the right cheek just below the right zygomatic prominence and they were red in colour.
 Ozzof the serum was present.

Ozz of the serum was present.

Dired ooz nose bleeding present at the nose and there was no active bleeding from the nose. No other external injury over the body was found on the person of Shri Deepak Kumar Sharma.

Dr. Sanjeev Kumar (PW. 3) had examined both Deepak Sharma as also Anii Sood. According to him no injury

with any sharp edged weapon was found on the person of either of these two persons. In the case of Aril Sood he found only two parallel scratch marks on his abdomen.

X-Ray of both these persons was also conducted but no frecture was found. No evidence to the contrary was adduced on behalf of the persons to the contrary was adduced on behalf of the respondent to show if either Deep: k Sh'rma or Anil Sood was inflicted any serious injury in the evening of 16-5-1982 as alleged in these posters. The respondent could have done so easily by producing the persons alleged to have been injured, their relations or friends who had the occasion to see them in the injured state, the persons who actually saw these persons being attacked or the Doctor who saw and treated such alleged stab injuries. The respondent, however, did not care to produce any of such persons. The respondent did in the first instance cited both Deepak Kumar and Anil Sood as his witnesses and undertook to examine them at his own responsibility but later on changed his mind without assigning any reason. This only shows that no person from any of the above categories and who was supposed to be in the know of the true facts was in a position to support the correctness of the impugned statements published in the posters. In this connection it may further be observed that the photographer who took the photo-gr phs of D. p k Kumar and Anil Sood and of the blood spot appearing in the poster Ex. PW. 10/5 was equally an important witness. He must have seen both the persons alleged to have been injured as also the spot of the alleged occurrence. He was certainly in a position to depose of either of these two persons had any stab injury or if the red substance shown in the picture was blood or some other liquid. This photographer too has not been examined. Shri Krishan Chand Sharma father of Deepak Kumar and who is also the election agent of the respondent claim that he visited his son Deepek Kumar in the Snowdon Hospital. He, however, never stated if Deepsk Kumer had any stab or other injury. The respondent also while appearing as his own witness did not care to repeat the averments made in his reply that Sarvshri Deepak Kumar and Anil Sood had been stabbed. In these circumstances there is no alternative but to accept the evidence of Dr. (Mrs.) C. P. Pushpawati (PW. 2) and Dr. Sanjeev Kumar (PW. 3) that except for minor scratches no other injury was found on the person either of Deepak Kumar or of Anil Sood. In other words the statement of feet given in these posters that a murderous attack had been made by the Congress workers and Deepak Kumar and Anil Sood had been stabbed and admitted in the hospital in precarious condition was absolutely false.

The question that next arises is whether the respondent believed the aforesaid statement given in the posters with respect of the attack on Deepak Kumar and Anil So if to be false or did not believe the same to be true. In his r ply to the election petition, the respondent Shri Daulat Ram Chauhan had made a positive assertion that as per facts asserted by him, two workers of the Bhartiya Janta Party, namely, Deepak Kumar and Anil Sood had been stabbed by some ruffians owing allegianes to the Congress Porty. While in the witness box, the respondent considered it convenient to observe complete silence on this subject. It finds mention in the evidence of either side that the respondent was present in the mob that had collicted in front of the office of the Congress (1) Party in the evening of 16-5-1982 when the dem and for the arrest of the alleged assailants of Deepak Kum r and Anil Sood was being made. Both Deepak Kumar an Anil Sood ware as per respondent's own case work rs of the Bhartiya Janta Party. Not only that one of them, namely, Deepek Kumar is the son of Shri Krishan Chard Sharma who was the election agent of the respondent and also the President of the Bhartiya Janta Party for the district of Siml. In these circumstances keeping in view the normal conduct of human beings, it looks only legitimate to conclude that Shri Daul it Ram Chauhan respondent must have asserted for himself the natur of injuries, if any, suffered by De pak Kumer and Anil Soot. His complete silence on this point in the witness box shows that he had either received no information with repet to the ett ck on Deepek Kumer and Anil Sood or he did not believe that information to be true and in any case on verification he had found such

information to be false. As already stated Shri Krishan Ch and Sharma, the election egent of the respondent had visited Deepak Kumar in Snowdon Hospital. He too preferred to keep mum about the nature of the injuries suffered by Deepak Kumer. This also shows that to his knowledge no injury of the type alleged in the impugned statement appearing in the posters Ex. PW. 10/4 to Ex. PW. 10/6 was suffered by Deepak Kumar or even by Anil Sood. In these circumstances it is safe to conclude that both Shri Daulat Ram Chauhan respondent as also his election agent Shri Krishan Chand Sharma had direct knowledge of the first that no stab injury was inflicted either on the person of Deep k Kumer or on the person of Anil Sood and the impugned statement made in the aforesaid posters was felse. This would lead to the further conclusion that both of them believed that the impugned statement was false and not true. Issue No. 3 is, therefore, also found in favour of the petitioner.

The next point that falls for consideration and which is really crucial is whether the impugned false statement was made in relation to the personal character or conduct of the petitioner within the meaning of the language employed in section 123 (4) of the Act. Naturally the question arises what is the mening of the expression personal character or conduct as used in section 123 (4) of the Act. This question was considered by the Supreme Court in T. K. Gangi Reddy's case reported in (1960) 32 E.L.R. 261 where their Lordships observed as under:—

The words 'personel cherecter or conduct' are so clear that they do not require further elucidation or definition. The character of a person may ordinarily be equated with his mental or moral nature. Conduct connotes a person's actions or behaviour."

These observations were later approved in the case of Sheopat Singh v. Ram Part. p reported in (1965) S.C.R. 175. Now in the instant case a bare look on the contents of each of the three posters would suggest that the impugned false statement contained therein does neither directly nor indirectly impute anything to the person of the petitioner. The statement does leavy a charge of 'instigation for the commission of criminal and murderous asseult", but the charge is levied against the general body of the workers of the Congress party and not against any individual, muchless the petitioner. The name of the petitioner coes not figure enywhere in any of these posters. Even on oblique reference cannot be imputed to his name. The language employed in these posters is clear and it ch rges the Congress workers as a body and not any individual. This statement is in f ct in relation to the activities of a political party, which would both fall within the mischief of section 123 (4) of the Act. It has no reference to the mental or moral nature or to the personal actions or behaviour either of the petitioner or of any individual. The learned counsel for the petitioner urged that these posters should not be read in isolation but in the light of the other circumstances appearing on the record. When so read, proceeds the agrument, the conclusion would be irresistible that the Congressmen referred to in the posters are none else but the election petitioner and Shri Rajiv Ganchi, I am afraid I am not impressed with this argument. These posters are self contained. They were not intended to supplement any other statement of fact nor they purport to co so. They in fact mention nothing which could directly or incirectly impute anything to the person of the petitioner. In the se circumstances I find it difficult to conclude that the impugned folse statement was made in relation to the personal character or conduct of the petitioner.

Whether this impugned false statement was reason bly culcul ted to projecte the prospects of the petitioner's election is a matter of inference to be drawn from the facts of the case, and keeping in view the circumstances in which this false statement was published as also the time of its publication, it can certainly be spid that it was reasonably calculated to prejudice the prospects of the petitioner's election. Since, however, this false statement did not relate to the personal character or conduct of the petitioner, the publication thereof would not constitute a corrupt practice within the manning of section 123 (4) of the Act. The election of the

respondent, therefore, cannot be declared void on this count under section 100 (1) (b) of the Act.

The particulars which are alleged to constitute the corrupt practice forming subject matter of this sub-group may in the first instance be stated. The case for the peritioner is that as a part of the organized campaign launched by the respondent and his supporters to bring down the im ge of the petitioner in the eyes of the electorate and the reby prejudice the prospects of the petitioner at the election, Shri R. N. Pal who during the election had worked as publicity incharge of the Bhartiya Janta Party and of the respondent, had issued a Press statement on 17-5-1982. A copy of this Press statement is found at annexure 'F-1' to the petition. It has since been proved on the record as Ex. PW. 10/5. This Press statement, according to the petitioner, had been issued with the direct consent and knowledge of the respondent. All statements of facts contained in this Press statement were false to the very knowledge and belief both of the respondent and his agent Shri H. N. Pal. They related to the personal character and conduct of the petitioner and were intended to malign him. Press reports found at annexure 'F-2' and 'F-3' with the petition are alleged to have been published in the 18th May, 1982 issue of Punjab Kesri and 19th May, 1982 issue of Indian Express respectively on the strength of the aforesaid Press statement. These issues of the aforesaid Press statement. These issues of the Punjab Kesri and Indian Express have since been proved on the record and marked as X-8 and X-7 respectively.

In short, the allegations are that the Press statement Ex. PW. 5/A was issued by Shri R. N. Pal, publicity incharge of the respondent, it was issued with the consent of the respondent, it contained statements of facts, the state for its were all false, the respondent and his agent Shri R. N. Pal believed such statements to be false and did not believe the same to be true, such false statements relayed to the personal character and conduct of the petitioner and they were designed to prejudice the prospects of the petitioner at the election.

In his reply to the election petition, the respondent pleaded his complete ignorance about the issue of any Press statement by Shri R. N. Pal as alleged in the election petition. The respondent specifically denied if any such Press statement had been issued with his consent or at his instance. He, however, did not deny the allegation that the statements of facts contained in the Press statement and a copy of which had been supplied to him along with the petition, were false and that the respondent and his agent Shri R. N. Pal believed the same to be false. Nor did the respondent deny the fact that the Press reports annexure 'F-2' and 'F-3' had been published in the Punjab Kesri and Indian Express respectively on the strength of the aforesaid Press statement.

That the Press statement Ex. PW, 5/A was issued under the signatures of Shri R. N. Pal and that Press reports mark X-8 and X-7 were published on the strength thereof in the 18th May issue of Punjab Kesri and 19th May issue of Indian Express respectively, is no longer in dispute. This f et has been expressly admitted by Shri R. N. Pal who was produced by the respondent as PW. 5. It is also admitted on behalf of the respondert that Shri R. N. Pal was the publicity incharge of the Bhartiya Jenta Perty during the election and that the publicity of the respondent was done by the Bhartiya Janta Party. In other words for the purpose of publicity, Shri R. N. Pal acted as the agent of the respondent.

Now the questions that arise for consideration in this case are:

- (i) Whether Shri R. N. Pal issued the Press statement
- Ex. PW. 5/A with the consent of the respondent; (ii) Whether the Press st tement Ex. PW. 5/A and the Press reports m rk X-7 end X-8 contained any statements of f cts which were f lse;
- (iii) Whether the respondent believed such statements to be false or did not believe the some be true;
- (iv) Whether such f lse st tements were in relation to the personal character or conduct of the petitioner;

(v) Whether issue of such false statements was calculated to prejudice the prospects of the petitioner at the election.

Before I proceed to answer the aforesaid questions. I may refer to the language of the impugned Press statement. It reads:

"BHARTIYA JANTA PARTY HIMACHAL PRADESH

120 Grand Hotel Simla, the 17th May, 1982

Press Release:

Yesterday at 6.50 P.M. when Rajiv Gandhi M.P. had just finished his speech at the Ladies Park Simla. a few local Coni workers and other Congi workers who have come from Delhi and other perts of the country pounced upon the B.J.P. workers at the Mall. They bet our workers mercilessly, stebbed Deepak Kumar and Anil Kumar. These workers fell unconscious with heavy bleeding. Both of them were immediately removed to the hospital. The condition of these persons is still serious. The doctors have told the police that these persons are not in a position to make statement and should be kept under observation for five days.

Two more persons who are very scrious are lying in Howks Hotel Shri Sunil Upadhaya was threatened with a pistol. Four others have been injured. This all happened at the instigation of Congress (I) candidates Shri Anand Sharma and Shri Rajiv Gandhi M.P. which is evident from the fact that two persons were identified and arrested from the Congi office on the Mall Two more who tried to escape were arrested from Western Command area where they tried to take shelter in the Military office. It is unfortunate that police came to action very late that too after our workers made a point to see that the culprits did not escape from the Congi office. The culprits and their colleagues broke their own office panes with the intention to malign our workers who were peacefully protesting on the road. Many Congi goondas are still staying in Capital and Anurag hotels and have in their possession revolvers and hockeys.

This was a pre-planned thing and we had apprehension of this happening. Shri Daulat Ram Chauhan had already filed a complaint with the D. C. and the S.P. Simla on the 15th May, 1982.

The B.J.P. publicity incharge talked to the D.C. and S.P. on 14-5-1982 and 15-5-1982 and to the city Magistrate on 15-5-1982 and the morning of 16-5-1982.

It is unfortunate that for the first time in the history of Simla, the Congress (I) goondas have created violence during the election campaign of Simla, which has the tradition of cordial relations between the workers of difference political parties. This incident is not only a stigma but a writing on the wall for all the citizens of this Predesh to guess the fate of the City and the Pradesh if Congress (1) candidates are elected.

The fictitious, baseless and mischievous statements made by Congress (I) leaders which also appeared in a section of the Press have been denied by their own leaders. Statements made by Rajiv Gandhiand Ram Lal exposed the mean tactics adopted by their own leaders.

We condemn this hienous act in the strongest words and also warn Congi goondas to desist from such acts. We also request the district authorities to give full protection to our offices, candidate, workers, leaders and their residences. We apprehend more such incidents during the next two days and urge D.C. to provide adequate Police arrangements on the polling booths.

We also strongly condemn the medical bulletin issued by Dr. Brij Mohan which has been obtained under pressure by the Cong. (I) people. It is a political bulletin because (i) it is in the sh pe of a Press statement, (ii) it contradicts the case sheet, (iii) the patients are v

observation for five days. They have not been allowed by the doctors to make a statement to the Police.

> Sd/-DR. R. N. PAL, Publicity Incharge."

This Press statement contains inter alia the following

statements:

(a) that on 16-5-1982 at 6.50 p.m. a few local Congress (1) workers who had come from Delhi and other parts of the country pounced upon the B.J.P. workers at the Mall:

(b) that they Congress workers) beat the B.J.P. workers mercilessly and stabbed Deepak Kumar and Anil Sood:

(c) that both Decpak Kumar and Anil Sood fell un-conscious with heavy bleeding and were in precarious condition;

(d) that Sunil Up: dhaya was three tened with pistol:

(e) that some other persons were also injured.

The Press statement further mentions in no ambiguous term that what has been stated above at (a) to (e), had all happened at the instigution of Congress (I) candidate Shri Anand Sharma i.e. the election petitioner and Shri Rajiv Gandhi, M.P. The Press reports mark X7 and X-8 published on the strength of this Press statement in the Indian Express and Punjab Kesri are also substantially to the same effect.

Now it can admit of no controversy that all the statements referred to above as found contained in the Press statement and Press reports are statements of fact. That these statements were false and the respondent believed the same to be false or did not believe them to be true, must be now taken as concluded in view of my discussion and findings recorded under sub-group I (issue No. 3). I have already held on the basis of the relevant evidence that except for minor scratches no stab injury or any other serious injury was found on the persons of either Deep k Kumar or Anil Sood and that allegations to that effect contained in posters Ex. PW. 10/4 to Ex. PW. 10/6 which were similar to the statements mentioned in the Press statement and the Press reports under reference were false and the respondent believed the same to be false or did not believe the same as true. In the presence of these findings, the further statement that Deepak Kumar and Anil Sood were mercilessly beaten and stabbed at the instigation of the election petitioner, as contained in the Press statement and the Press reports, must also be held as false and it must further be held that the respondent believed the same to be false or did not believe the same to be true.

That the statements of fact referred to above relate to the personal character or conduct of the election petitioner, is also clear from the language employed in the Press statement and the Press reports. This language in specific terms attributes acts of violence and vandalism to the election petitioner and charges him of having instigated certain rowdy element to make murderous assaults on the innocent workers of the Bhartiya Janta Party. This is certainly one of the worst kinds of character assassination. I have, therefore, no hesitation recording that the statements contained in the Press statements and the Press reports as referred to above, are in relation to the character and conduct of the election petitioner.

The next question is whether Shri R. N. Pal issued the Press statement Ex. PW. 5/A with the consent of the respondent. To prove consent in a case of this nature is more like proving a charge of criminal conspiracy. Just as direct evidence of criminal conspiracy is seldom available it is futile to expect direct evidence of consent in the instant case. Consent in a case like this can only be proved by circumstancial evidence. There are in this case sufficient circumstances proved on the record, which in my view do lead to the irresistible conclusion that Shri R. N. Pal issued the impugned Press statement with the consent of the respondent. These circumstances are as under:

(a) Shri R. N. Pal under whose signatures the Press statement was issued, was the publicity incharge

of the Bhartiya Janta Party for the State of Himachal Pradesh. This fact stands admitted both in the reply to the election petition as also in the evidence of the respondent. It is also clear from the statement of the respondent that he had entrus-ted all this publicity for the purposes of election to the Bhartiya Janta Party. Shri Pal had thus the implied consent of the respondent to issue any Press statement and unless the respondent repudiated any such statement, his consent must be assumed.

(b) The Press statement pertains mainly to the occurrence of 16-5-1982 though it also cont ins a reference to certain incidents of 14-5-1982 and 15-5-1982. With respect to the incident of 16-5-1982 it is the respondent's own case as st ted in the reply to the election petition that as per feets escertained by him two of the workers of the Bhartiya Janta Party, n mely Deepak Kumar and Anil Sood had been stabbed and seriously injured and that it was to demand for the arrest of the culprits who had attrcked these workers, that a mab of Bhartiya Janta Party workers had collected outside the office of the Congress (I) Party in the evening of 16-5-1982. Though the respondent denied in his reply, if he was present on the spot at that time, it is found in the evidence of either side that the respondent was so present. The respondent met the Deputy Commissioner on the spot and also went inside the office of the Congress (I) along with the Deputy Commissioner and his party workers including Shri R. N. Pal. The respondent was still present outside the office of the Congress (I) when Shri R. N. Pal come out from the toffice after lodging the report Ex. PW. 46/B with the police. The respondent was then pacifying the mob who had collected outside the office of the Congress (I). The respondent admits in his reply the fact of lodging of the First Information Report by Shri R. N. Pal with respect to the incident of 16-5-1982. In this set of circumstances it is safe to conclude that though the First Informa-tion Report Ex. PW. 46/B might not have been lodged with the prior approval of the respondent, he was apprised of its contents immediately after it was lodged. This F.I.R. in clear terms names the election petitioner as the person at whose instigation the violent act of murderous assault was alleged to have been committed on the persons of Decp2k Kumar and Anil Sood by the Congress (I) workers. The respondent never cared to disown this allegation made in the F.I.R. He must have approved of this act of Shri R. N. Pal otherwise Shri Pal could not have repeated that allega-tion in the Press statement Ex. RW. 5/A which wes issued on the next day at about 4.00 P.M.

(c) Posters Ex. PW. 10/4 to Ex. PW. 10/6 were printed and published the very next day depicting an absolute felse picture of the incident of 16-5-1982 obviously with a view to tarnish the image of the Congress (I) Party directly and its candidate at the election, indirectly. The respondent in his reply to the election petition tried to completely disown if he was in any manner connected with the printing or publication of these posters. This was obviously a false plea and only reflects guilty conscious of the respondent. Shri Krishan Chand Sharma, the election agent of the respondent refused to support this false plea of the respondent and frankly conceded while in the witness dent and frankly conceded while in the witness box that if not all the three, two of these posters Ex. PW. 10/4 and Ex. PW. 10/5 were published by him and his party. This fact was later conceded on behalf of the respondent by his counsel in the course of arguments. This only shows that the respondent was a party to the scheme of giving false publicity to the occurrence of 16-5-1982. The impugned Press statement also appears to be a part of the same scheme. The consent of the respondent to the issue of this statement, therefore, must be assumed.

(d) Paragraph 3 of the Press statement reads:-"This was a pre-planned thing and we had apprehension of this happening. Shri Daulat Ram Chauhan had already filed a complaint with the D.C. and the S.P. Simla on the 15th May, 1982".

This shows that the apprehension mentioned in the above quoted para was not that of Shri R. N. Pal alone but it was shared by the respondent and his party as well. It was on account of such apprehension that the respondent is alleged to have earlier made complaints before the D.C. and S.P. Simla on 15-5-1982. Shri Pal has not disclosed the source of his information about the apprehension of the respondent and the filing complaints with the district authorities to which reference has been made in para 3 of the Press statement quoted above. A reasonable inference in these circumstances would be that this information was feeded to Shri Pal by the respondent only. Naturally it was so feeded for the purposes of issuing the Press statement. The conclusion, therefore, is obvious that the Press statement as a whole was issued after consultation with and obtaining approval of the respondent since there could be no reason for Shri Pal to have kept the respondent in the dark.

- (e) The press statement though issued under signatures of Shri Pal was actually issued in the name of the Bhartiya Janta Party and it further purports to have been issued from the office of that Party. Shri Pal had to sign it because he happened to be the publicity incharge of the Party. It is only logical to conclude that the draft of this Press statement had the prior approval of the important office bearers of the Bhartiya Janta Party including the respondent who besides being a member of the Executive Committee of his Party was the candidate at the election, and also his election agent Shri Krishan Chand Sharma who was the President of the district unit of the Bhartiya Janta Party. Otherwise also it is only reasonable to assume that the various workers of the Bhartiya Janta Party were not conducting the election campaign in isolation and that important decisions like issuing of the Press statement of the instant type were taken only after due deliberations and in consultation with the respondent.
- (f) The respondent was admittedly present at Simla amongst his supporters and workers both on 16-5-1982 and 17-5-1982. It is only legitimate to conclude that he was consulted before the impugned Press statement was issued just as his approval was obtained for the publication of the posters Ex. PW. 10/4 and Ex. PW. 10/5.
- (g) Neither the respondent nor Shri R. N. Pal while in the witness box cared to deny on oath if this Press statement was issued without the consent or knowledge of the respondent.

Shri R. N. Pal had thus admittedly the general power and authority in the matter of respondent's election publicity and for that reason he can be treated to have acted as the agent of the respondent for the purposes of section 123 (4) of the Act. As observed by the Supreme Court in the case of Ram Kishan v. Jai Singh reported in XXXVII E.L.R. 217 this general authority was sufficient to establish a kind of prior consent on the part of the respondent for the issue of the impugned Press statement by Shri R. N. Pal. This is now rendered all the more certain by the presence of the other circumstances as enumerated above. The failure on the part of the respondent to bring on record any material which could suggest to the contrary is an additional ground which impells me to conclude that the Press statement had been issued with his consent. In this connection the following observations made by the Supreme Court in the case of M. Chenna Reddy v. V. R. Rao and another reported in XL E.L.R. 390 of very apt:

"This Court has held in a number of cases that the trial of an election petition on the charge of the commission of a corrupt practice partakes of the nature of a criminal trial in that the finding must be based not on the balance of probabilities but on direct and cogent evidence to support it. In this connection, the inherent difference between the trial

of an election petition and a criminal trial may also be noted. At a criminal trial the accused need not lead any evidence and ordinarily he does not do so unless his case is to be established by positive evidence on his side, namely his insanity or his acting in self-defence to protect himself or a plea of alibi to show that he could not have committed the of all to show that he could not have committed the crime with which he was charged. The trial of an election petition on the charge of commission of corrupt practice is somewhat different. More often than not proof of such corrupt practices depends on the oral testimony of witnesses. The candidate charged with such corrupt practice invariably leads evidence to prove his denial; it becomes the duty of the court to weigh the two versions and come to a conclusion as to whether notwithstanding the a conclusion as to whether notwithstanding the denial and the evidence in rebuttal, a reasonable person can form the opinion that on the evidence the charge is satisfactorily established. We cannot also lose sight of the fact that quite apart from nature of the charge the trial itself goes on as if the issues in a civil suit were being investigated into. The petitioner has to give particulars of the corrupt practice with details in default whereof the allegations may be ignored; the petitioner has to ask for certain declarations and the procedure before the High Court is to be in accordance with that applicable under the Code of Civil Procedure to the trial of suits with the aid of the provision of the Indian Evidence Act. Inferences can therefore be drawn against a party who does not call evidence which should be available in support of his version."

Theo bservations quoted above furnish an additional support to my conclusion that the impugned Press statement was issued by Shri R. N. Pal with the consent of the respondent.

The last question which needs to be answered in connection with the Press statement and the Press reports in question is whether the same were calculated to prejudice the prospects of the petitioner's election. Here again keeping in view the language of the Press statement and the time when it was released there could be no possible motive behind issuing such false statement except to alienate the sympathy of the electorate from the petitioner and to dissuade them from voting for the petitioner. This conclusion is all the more justified when we bear in mind that the petitioner was the only candidate at the election who could be considered as a source of potential danger to the respondent as stands revealed from number of votes polled at the election. In fact there can be no escape from the conclusion that the impugned Press statement and the Press reports were published only with a view to prejudice the election prospects of the petitioner.

In view of my above discussion and findings I decide issues No. 6 and 8 in favour of the petitioner and against the respondent.

SUB-GROUP III

Issues 10, 11 and 12

This sub-group also relates to the commission of a corrupt pratice as defined in section 123(4) of the Act by the respondent, his election agent and other persons with the consent of the respondent. This corrupt practice charged against the respondent comprises of publication of a forged letter (Annexure 'G' to the petition) containing statements of facts in relation to the personal character and conduct of the election petitioner, which statements were totally false and milicious to the very knowledge and belief of the respondent and which were calculated to prejudice the prospects of the petitioner's election.

The forged letter Annexure G to the election petition and which has since been admitted into evidence as mark X-1 reads:

Who killed our Sikh brother?

To.

Hon'ble Giani Zail Singh Ji, Home Minister, Government of India, New Delhi.

Subject.—Suspected murder of Shri Kirpal Singh by Anand Shurm', President Youth Congress of Himachal Pradesh.

Sir,

With profound respects I bring to your notice the following facts and I have every hope these will receive your sympathetic consideration and you will order an immediate enquiry by the Central Intelligence Bureau.

Shri Kirpal Singh s/o Ujjagar Singh of village Dhani Shahpur, Tehsil Fezilka, District Ferozepur was an Instructor in Songs and Drama Division, Government of Indja, and was posted in Simla in the year 1973.

On 7-11-1973, his dead body was found on the steps of Middle Bazar, Simla behind Le Gourmet Restaurant and his turban was missing. It is understood that an inquest was held after post mortem but nothing was done as Anand Sharma who was suspected of foul play got the matter hushed up with the influence of his father who was then working in Himachal Government on a high position.

After three months, i.e. on 16-1-1974 the police registered a case vide F.I.R. No. 5/74 under section 304 I.P.C. in Sedar Police Station Simla. The case was investigated by Shri Mehar Singh Thakur S.H.O. and Shri Kedar Nath A.S.I. and Shri Anand Sharma who belonged to R.S.S. at that time was taken into custody and interrogated for a number of days.

Suddenly the case was hushed up due to official and political pressure. The proof of this interference is that as the files regarding investigation of this case are missing from the police station and even the office of Superintendent Police.

I eppeal to you for justice and for bringing to book the culprit who in the present case seems ANAND SHARMA. As he is the President of Youth Congress he wields considerable influence in political and official circles. If this case is re-investigated from Himachal Police, I cannot expect justice. I therefore humbly pray that Central Bureau of Investigation may be deputed to investigate this case to bring the culprit to book and to justice.

Praying for your long life.

Yours obediently, Sd/-(POKHAR SINGH).

Copy to,

- Hon'ble Prime Minister Shrimati Indira Gandhi, New Delhi.
- Shri Yogander Makwana. Union Minister of State for Home Affairs, Government of India, New Delhi.
- Hon'ble President Neelam Sanjiva Reddy, New Delhi.

Sd/-(POKHAR SINGH) Paternal Uncle of the deceased C/o Shri Ujj gar Singh, vill ge Dhani Shuhpur, P.O. Jandwala Bhimashah, Fazilka.

And
Village Jhotinwali,
(M.L.A. DI TANI)
P.O. Mokerian, Tehsil Fazilka,
District Ferozepore (Punjab).

The case for the petitioner in brief is that Shri Krishan Chand Sharma, the election agent of the respondent and Shri Krishan Kumar, a member of the Bhartiya Janta Party and an active supporter of the respondent got copies of this letter cyclostyled in thousands. These copies were then distributed in the public on 18-5-1982 by Shri Krishan Chand Sharma, the election agent of the respondent and other workers of the Bhartiya Janta Party acting with his consent. A cyclostyled copy of this letter had also been displayed in the show window of Kumar Studios located on the Mall Simla. This studio is owned by Shri Krishan Kumar referred to above. Copies of this letter were also circulated on the next morning through various newspaper vendors by enclosing them in the newspaper issues of 19-5-1982.

Full particulars of the persons who actually distributed the cyclostyled copies of this letter as also some of the persons to whom these were distributed and the places and timings of such distribution find mention in para 18 of the Election Petition. The factum of distribution of the copies of this letter was brought to the notice of PW. Shri Hari Ram, President of the Simla District Congress Committe in the evening of 18-5-1982 and he immediately on the same evening made a complaint in writing to the Deputy Commissioner, Simla apprising him of the fact that cyclostyled copies of such letter were being distributed by the workers of the Bhartiya Janta Party and had also been displayed in the show windows of Kumar Studio and of Des Raj Saraf.

In his reply to the election petition, the respondent made a complete denial if he or his election agent or any other person with his consent had either got cyclostyled or distributed copies of the letter mark X-1 as alleged in the election petition. The counter plea of the respondent was that the story with respect to the publicat of the letter mark X-1 had been concocted by the petit, oner out of frustration and only after his defeat at the election. The respondent, however, did not deny the allegation that the statements made in this document in relation to the personal character and conduct of the petitioner were all false to the knowledge and belief of the respondent.

On a proper analysis, the letter mark X-1 would be found the contain the following material statements:—

- (i) That Shri Anand Sharma election petitioner was suspected of having committed the murder of one Kirpal Singh whose dead body was found lying on the steps of Middle Bazar Simla on 17-11-1973.
- (ii) That F.I.R. No. 5 of 1974 under section 304 I.P.C. was registered with police station Sadar Simla with respect to the death of Shri Kirpal Singh and the election petitioner was taken into police custody in that connection and was interrogated for a number of days.
- (iii) That the petitioner being the suspect in that case got the investigation of the crime hushed up by exerting official influence of his father who was then holding a high position in Himachal Government as also through political pressure.

It needs no effort or argument to conclude that the above-mentioned statements are statements of facts and that they are all in relation to the personal character and conduct of the election petitioner. That these statements are false and the respondent believed them to be so or did not believe them to be true, is amply proved from the sworn testimony of the petitioner which the respondent made no effort to challenge either by cross examination of the petitioner or by leading evidence in rebuttal. In fact neither the respondent nor his election agent while in the witness box cared to make any suggestion if there was any foundation for the allegations made in the letter mark X-1 against the person of the petitioner or if either of them had any excuse to believe the same to be true. There should, therefore, be no difficulty in holding, that these statements were all false and the respondent as also his election agent believed the same to be so or they did not believe the same to be true. The petitioner had admittedly been sponsored at the election by the ruling Congress (I) Party. He was obviously a candidate

of considerable strength and potential, a fact which is amply borne out from the election result. The publication of statements like those contained in the letter mark X-1 in relation to the personal character and conduct of the petitioner and especially at the eve of the poll day, would certainly justify the conclusion that this was reasonably calculated to prejudice the prospects of the petitioner's election.

All that the petitioner is now required to prove under this sub-group of issues, therefore, is that the publication of the letter mark X-1 was made by the respondent or his election agent or some other persons with the consent of the respondent. The petitioner has endeavoured to prove this fact by introducing a huge volume of evidence with direct as well as circumstancial. Direct evidence is furnished by the oral statements of as many as 16 witnesses all of whom claim to have seen Shri Krishan Chand Sharma, the election agent of the respondent personally distributing cyclostyled copies of the letter mark X-1 along with his other workers in Lower Bazar Simla in the evening of 18-5-1982. These 16 witnesses are—PW. 8 Shri Ashok Jain, PW. 9 Shri Mohinder Azad, PW. 13 Dr. Ashok Kumar Sood, PW. 14 Shri Pradeep Khanna, PW. 15 Shri Madan Lal, PW. 17 Shri Vinod Kumar Sood, PW. 18 Shri Dandeep Kuthiala, PW. 19 Shri Ramesh Shah, PW. 22 Shri Amar Singh, PW. 25 Shri Jaj Raj Sharma, PW. 26 Shri Bal Krishan Sharma, PW. 27 Shri Narinderjit Singh, PW. 26 Shri Manjit Singh, PW. 37 Shri Ishwar Das Kapoor, PW. 38 Shri Jagat Singh and PW. 39 Shri Hardayal Sharma. Eight of these witnesses, namely, PW. 8 Shri Ashok Jain, PW. 9 Shri Mohinder Azad, PW. 14 Shri Pradeep Khanna, PW. 15 Shri Madan Lal PW. 19 Shri Ramesh Shah, PW. 25 Shri Jai Raj Sharma, PW. 36 Shri Manjit Singh and PW. 37 Shri Ishwar Das Kapoor admit that they are all Congress workers and it may not be advisable to take their evidence on its face value unless it finds due corroboration. In the case of the remaining eight witnesses, however, this type of argument cannot prevail. In the absence of any material on the record which could suggest to the contrary, all these eight witnesses must be considered as independent and reliable. The first of these independent witnesses is Dr. Ashok Kumar Sood (PW. 13) who is a medical practitioner running his clinic in Lower Bazar Simla. He deposed that on 18-5-1982 at about 6.00 p.m. Sarvshri Krishan Chand Sharma and Amar Nath Bajaj gave him a copy of the poster like mark X-1 at his shop and that similar copies were delivered by these persons to the patients who were then sitting with him at his shop. There is nothing in the cross examination of this witness which could shake his testimony. The next witness on the point is PW. 17 Shri Vinod Kum'ır Sood who runs a shop in Lower Bazar Simla. He also deposed to have seen Sarvshri Krishan Chand Sharma, Amar Nath Bajij and Sarwan Kumar distributing cyclostyled copies similar to the one found at mark X-1 in Lower Bazar Simla in the evening of 18-5-1982 at about 6.00 p.m. He further claims that one such copy was given to him at that time by Shri Amar Nath Bijaj, I find nothing in the cross examination of this witness either which could have the effect of shaking Practically on the same lines is the his testimeny. evidence of all the witnesses on the point including those who admit to be Congress workers. Even though the evidence of such of the P.Ws. who are admittedly Congress workers is not of determinative character, it does and support t the evidence of the other independent witnesses named above. Similarly PW. 21 Shri Anand Sood and PW. 40 Shri Som Nath claim to have seen Sarvshri Krishan Chand Sharma and Amar Nath Bajaj distributing such cycl styled copies in Ganj Bazar Simla in the evening of 18-5-1982 when each of them was also delivered such a copy at his shop.

The only evidence adduced on behalf of the respondent in rebuttal consists of the oral statement of his election agent Shri Krishan Chan' Sharma who appeared as PW. 2. This witness was examined only to plead his alibi. While giving his programme which kept him engaged for the entire day of 18.5-1982 the witness deposed that at 10.30 A.M. he accompanied the respondent to the office of the Tehsildar Election for the purposes of his

appointment as election agert. They left that office after about 45 minutes and from there he went straight to the Snewdon Hospital to see his injured son. At 3.30 P.M. he went to the office of the City Magistrate to arrange for the permits for the cars for the next day and then he went to the office of the Bhartiya lanta Party. He collected the polling agert forms and so me other articles from that office and then went to Boileauganj. He stopped at Boileauganj for about half an hour and then proceeded to Summer Hill. He remained busy upto 6.30 P. M. at Summer Hill and from there he proceeded to Sanjauli where he reached to 7.15 P.M. He stayed there upto 8.00 P.M. and then proceeded to Chhota Simla. Now it may be noticed that no such alibi had been pleaded for this witness in the reply filed by the respondent to the election petition. It may further be noticed that no evidence whatsoever was adduced by the respondent to corroborate the aforesaid plea of alibi given by this witness.

Again neither Shri Amar Nath Bejaj nor Shri Sarwan Kumar who, according to the version of the petitioner's witnesses, had accompanied Shri Krishan Chand Sharma, election agent, in his campeign of distributing the cyclostyled copies like X-1, was examined nor was any explanation furnished for the omission on the part of the respondent to put them in the witness box. It may be observed that both Shri Amar Nath Bajaj and Shri Sarwan Kumar as admitted by Shri K. S. Patyal, the learned counsel for the respondent vide his statement recorded on 12-10-1982, were the workers of the respondent during the elections and, therefore, there is every reason to assume that they were available. Non-production of these persons would be an additional factor justifying the drawing of an adverse inference against the respondent.

Now much could be said on either side, in case the petitioner's case rested only on the oral evidence referred to above. There is, however, ample circumstrucial evidence which when taken with the above-mentioned oral evidence of both the parties would convince any prudent mind that cyclostyled copies like mark X-1 were actually circulated in public in different localities of Simla in the evening of 18-5-1982 and that this was done by the respondent, his election agent and other persons with his consent. These circumstances may now be adverted to.

The letter mark X-1 was prepared and its copies cyclostyled only on 18-5-1982, that is, at the eve of the poll day. This conclusion in obvious form the testimony of PW. 47 Shri O. N. Chandla. This witness runs a cyclostyling machine at Simla. He deposed that 1000 copies of this letter were got cyclostyled from him by some person on 18-5-1982. The witness very honestly admitted his inability to give the identity of that person who got the copies cyclostyled because he was not known to the witness earlier. The witness further stated that the stencil of this letter was prepared in his office and the person who got the letter cyclostyled had himself signed as Pokhar Singh on that stencil in the presence of the witness. The witness had charged Rs. 120 on account of cyclostyling charges from that person vide his Cash Memo No. 382, dated 18-5-1982. This witness was allowed to go without any cross examination whatever from the side of the respondent. This shows that the respondent also accepted the version of this witness. It can, therefore, be taken as an undisputed fact that the letter mark X-1 was prepared and its copies cyclostyled only on 18-5-1982.

Once it is established that this letter mark X-1 was prepared and its copies cyclostyled only on 18-5-1982, there should be no difficulty in concluding that it is a forged document. Even if it be assumed that there was some foundation for the allegations contained in this letter, Pokhar Singh in whose name it purports to have been issued could certainly not be interested in issuing or publishing this letter after the lapse of so many years. In any case there was no sense in his coming all the way from his village in Tehsil Fezilka (Punjab) to Simla just for getting this letter cyclostyled and that too from a stranger like PW Shri Chandla. The conclusion is thus irresistible that this letter was prepared rather forged

by some person other than Pokhar Singh. The fact that as many as 1000 copies of this letter were cyclostyled could justify the further conclusion that this letter was prepared for publication.

Now bearing in mind the normal course of human conduct, no person is expected to waste his time and money in forging a letter of this kind and getting its 1000 copies cyclostyled just for the fun of it. He must have some meterial purpose in view for taking up a job of this nature. Either party has tried to put the blame on the other for the forgery of this document.

The plea of the respondent as already stated is that the election petitioner had himself forged this letter and got its copies cyclostyled. The petitioner is alleged to have done so, as he was apprehensive of his defeat and he had a plan to use this document for concocting evidence of corrupt practice against the respondent, which plan, according to the respondent, the election petitioner has now actually put in practice.

On the other hand the case for the election petitioner is that seeing the success of the election campaign launched by the petitioner which had attracted the electorate towards the petitioner, the respondent became nervous and frustrated and it was out of such frustration that he resorted to corrupt practices, one of which was the publication of this false document mark X-1.

In so far as the plea of the respondent is concerned the same stands completely ruled out in view of the overwhelming and convincing evidence adduced by the petitioner and which proves beyond doubt that cyclostyled copies like mark X-1 had not only been distributed in the public on 18-5-1982, a day before the election, but one such copy had also found its way in the show window of Kumar Studios, The Mall, Simla where it had been seen displayed on that day. It may be recalled that this Kumar Studio is owned by Shri Krishan Kumar who is admittedly a member of the Bhartiya Janta Party and was an active supporter of the respondent at the election. In case the election petitioner had forged this letter and got its copies cyclostyled as contended on behalf of the respondent, this letter could not have seen the light of the day till the result of the election had been declared. In any case it could not have found its way in the show window of Kumar Studios.

Apart from the oral evidence discussed above which was led to prove the publication of this letter in the areas of Lower Bazar and Ganj Bazar Simla by Shri Krishan Chand Sharma, the election agent of the respondent, there have been examined several other witnesses on behalf of the petitioner who deposed having seen the distribution of such like copies on the Mall Simla the same evening, that is, 18-5-1982. Apart from such distribution they also claim to have seen displayed in the show window of Kumar Studios on the Mall a cyclostyled copy of this letter. These witnesses are PW. 11 Cyclostyled copy of this letter. These witnesses are PW. 11 Dr. Ravi Madan, P.W. 12 Shri Narinder Nanda, PW. 16 Shri Taranjit Singh, PW. 23 Shri Amrit Chopra, PW. 28 Shri Jai Prakash, PW. 29 Shri Ashok Kumar, PW. 30 Shri Shiv Nath, PW. 31 Shri Deep Chand, PW. 32 Shri Man Mohan Vaid and PW. 33 Shri Anand Prakash PW. 11 Dr. Pawi Madan in a madala prakash. Prakash. PW. 11 Dr. Ravi Madan is a medical practitioner and runs his clinic on the Mall Road itself. PW. 12 Shri Narinder Nanda is a Radio dealer, again on the Mall. PW. 16 Shri Taranjit Singh is employed as Booking Clerk in the Railway Booking Agency on the Mall Simila. PW. 23 Shri Amrit Chopra also runs his business on the Mall. Similarly PW. 28 Shri Jai Prakash, PW. 29 Shri Ashok Kumar, PW. 30 Shri Shiv Nath and PW. 31 Shri Deep Chand have all their places of business on the Mall itself. PW. 32 Shri Man Mohan Vaid is a practicing Advocate who also has his office on the Mall. PW. 33 Shri Anand Prakash is employed in the Labour Bureau Simla and claims to have received the poster mark X-1 on his return from the office when he happened to pass in front of the shop of Kumar Studios in the evening of 18-5-1982. All these persons are independent, respectable and disinterested persons of the locality and there appears to be no reason to doubt

their veracity. This is all the more so when we take into account the evidence of PW. 45 Shri Vipan Vaid. This witness works as an out-door photographer. He claims to have taken photographs of the show window of Kumar Studios on 18-5-1982 when poster like mark X-1 was found displayed there. He took two photographs which are Ex. PW. 45/1-A and Ex. PW. 45/2-A. Ex. PW. 45/1 and Ex. PW 45/2 are the negatives of these photographs. Now Krishan Kumar who is admittedly the proprietor of the Kumar Studios and a member of the Bhartiva Janta Party and also an active supporter of the respondent has not been put into the witness box to deny if such copy of the letter mark X-1 had been displayed in his show window or if he had not been distributing such copies in front of his shop as deposed by so many witnesses named above. In fact he had been originally cited as a witness by the respondent but was later given up for reasons not disclosed. It only shows that this person was not willing to contradict the fact that a copy of the letter mark X-1 had been displayed in his show window as alleged by the witnesses of the petitioner. The conclusion from this evidence is irresistible that the cyclostyled copies which had been prepared by PW. 47 Shri O. N. Chandla had reached the workers of the Bhartiya Janta Party and one such copy had also been displayed in the show window of Kumar Studios. Now in case these copies had been cyclostyled at the instance of the petitioner, this could not have happened. The possibility of these copies having been cyclostyled at the instance of the petitioner as pleaded by the respondent is, therefore, completely ruled out. The conclusion is thus obvious that these copies were got cyclostyled by the party of the respondent only.

Now once it is concluded that copies like mark X-1 were prepared and got cyclostyled by the supporters of the respondent, there appears to be no reason to doubt the veracity of so many witnesses who are all disinterested and belong to different shades of life and are terested and belong to different shades of life and are terested and belong to different shades of life and are the selection of the respective localities where they claim to have seen distribution of these posters, that these posters i.e. copies of letter X-1 were distributed by Shri Krishan Chand Sharma, the election agent of the respondent. In case of distribution by Shri Krishan Kumar on the Mall Simla, these circumstances can give rise to legitimate presumption that he was doing so with the consent of the respondent or his election agent.

I would, therefore, find all these three issues No. 10, 11 and 12 in favour of the election petitioner and against the respondent.

ORDER

As a result of my discussion and findings above I hold as under:—

- (i) that the charge for the commission of corrupt practice within the meaning of section 123 (4) of the Act levied against the respondent with respect to the publication of posters Ex. PW. 10/4 to Ex. PW. 10/6 is not proved and fails.
- (ii) that the charge for the commission of corrupt practice within the meaning of section 123(4) of the Act levied against the respondent with respect to the publication of the Press statement Ex. PW. 5/A stands proved against the respondent.
- (iii) that similar charge for the commission of corrupt practice within the meaning of section 123 (4) of the Act with respect to the publication of the letter mark X-1 also stands proved against the respondent.

In consequence I declare the election of the respondent as void under section 100 (1)(b) of the Act.

Keeping in view the number of witnesses examined on behalf of the petitioner as also the number of days for which this case was heard, I fix the costs of the election petitioner at Rs. 2,000/- and direct the respondent to pay this amount to the petitioner.

I further direct that the substance of this decision be intimated to the Election Commission as also to the Speaker of the Himachal Pradesh State Legislative Assembly forthwith and that an authenticated copy of

this decision be also sent to the Election Commission at the earliest

December 28, 1982.

T. R. HANDA, Judge.

By order, M. L. WAHI, Under Secretary, Election Commission of India.

ग्रनुपुरक

श्च

PART I

श्रम विभाग

ग्रधिसूचना

शिमला-2, 15 दिसम्बर, 1982

संख्या 8-24/82-अम. - न्यूनतम वेतन अधिनियम, 1948 (1948 का अधिनियम संख्या 11) की धारा 19 की उप-धारा (1) के अधीन उनमें निहित अक्तियों का प्रयोग करते हुए हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश में तहसील के प्रभारी सभी तहसीलदारों को (बन्दोबस्त विभाग के तहसीलदारों के अतिरिक्त) उक्त अधिनियम के प्रयोजनार्थ, उनके अपने क्षेत्र अधिकार में, निरीक्षकों के कृत्यों का निर्वहन करने हेतु सहर्ष त्रन्त निरीक्षक नियुक्त करते हैं।

त्रादेशानुसार, हस्ताक्षरित/-सचिव ।

[Authoritative English Text of the Government Notification No. 8-24|82 Shram, dated 15-12-82 as required under Article 348 (3) of the Constitution of India].

LABOUR DEPARTMENT

NOTIFICATION

Shimla-2, the 15th December, 1982

No. 8-24/82 Shram.—In exercise of the powers vested in him under sub-section (1) of section 19 of the Minimum Wages Act, 1948 (Central Act No. 11 of 1948) the Governor of Himachal Pradesh is pleased to appoint with immediate effect all the Tehsildars incharge of Tehsils (other than those of the Settlement Department) in Himachal Pradesh to be Inspectors for the purpose of the said Act to exercise their functions as such Inspectors within the jurisdiction of their posting as Tehsildars.

By order, Sd/-Secretary.

लोक निर्माण विभाग

श्रधिसूचना

शिमला-2, 21 मार्च, 1983

संख्या लो0 नि0 (ख) 9(4) 1/82.—प्रत हिमाचल प्रदेश के राज्यपाल को यह प्रतीत होता है कि सरकारी व्यय पर सार्वजनिक प्रयोजनार्थ नामतः नंगल डैम तलबाड़ा रेलवे लाईन तहसील व जिला क्रिका के निर्माण हेतु भूमि ली जानी ग्रत्यावश्यक ग्रवेक्षित है; ग्रतः एतद्द्वारा यह घोषित किया जाता है कि निम्न विनिर्देशन में विणित भूमि उक्त प्रयोजन के लिये ग्रवेक्षित है।

2. यह घोषणा भु-म्रर्जन श्रधिनियम, 1894 की धारा-6 के

उपबन्धों के श्रधीन इससे सम्बन्धित सभी व्यक्तियों की मूचना हेतु की जाती है ग्रीर उक्त श्रधिनियम की धारा 7 के उपबन्धों के श्रधीन भू-श्रजेन समाहर्ता, लोक निर्माण विभाग, हमीरपुर, जिला हमीरपुर, हिसाचल प्रदेश को उक्त भूमि को श्रजेन करने के श्रादेश लेने का एतदुद्वारा निदेश दिया जाता है।

3. इसके अतिरिक्त, उक्त अधिनियमों की धारा 17 की उप-धारा (1) द्वारा प्रदत्त गिक्तयों का प्रयोग करते हुये हिमाचल प्रदेश के राज्यपाल यह निदेश देते हैं कि अत्यावण्यक मामला होने के कारण, भू-अर्जन समाहर्ता, लोक निर्माण विभाग, हमीरपुर उक्त अधिनियम की धारा 9 की उप-धारा (1) के अधीन सूचना के प्रकागन से 15 दिन की अविधि समाप्त होने पर पंचाट देने से पूर्व, अकृष्ट एवम् कृषित भूमि का कब्जा ले सकता है।

 भूमि का रेखांक भू-श्रजंन समाहर्ता, लोक निर्माण विभाग हमीरपुर, हिमाचल प्रदेण के कार्यालय में निरीक्षण किया जा सकता है।

विनिर्देशन

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	1024	0	7	1859	0
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	1027	10	17	1861	0
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